

Exhibit 1

Brian C. Rocca, S.B. #221576
brian.rocca@morganlewis.com

Sujal J. Shah, S.B. #215230
sujal.shah@morganlewis.com

Michelle Park Chiu, S.B. #248421
michelle.chiu@morganlewis.com

Minna Lo Naranjo, S.B. #259005
minna.naranjo@morganlewis.com

Rishi P. Satia, S.B. #301958
rishi.satia@morganlewis.com

MORGAN, LEWIS & BOCKIUS LLP
One Market, Spear Street Tower
San Francisco, CA 94105
Telephone: (415) 442-1000

Richard S. Taffet, pro hac vice
richard.taffet@morganlewis.com

MORGAN, LEWIS & BOCKIUS LLP
101 Park Avenue
New York, NY 10178
Telephone: (212) 309-6000

Ian Simmons, pro hac vice
isimmons@omm.com

Benjamin G. Bradshaw, S.B. #189925
bbradshaw@omm.com

O'MELVENY & MYERS LLP
1625 Eye Street, NW
Washington, DC 20006
Telephone: (202) 383-5300

Attorneys for Defendants

Glenn D. Pomerantz, S.B. #112503
glenn.pomerantz@mto.com

Kuruvilla Olas, S.B. #281509
kuruvilla.olasa@mto.com

MUNGER, TOLLES & OLSON LLP
350 South Grand Avenue, Fiftieth Floor
Los Angeles, California 90071
Telephone: (213) 683-9100

Kyle W. Mach, S.B. #282090
kyle.mach@mto.com

Justin P. Raphael, S.B. #292380
justin.raaphael@mto.com

Emily C. Curran-Huberty, S.B. #293065
emily.curran-huberty@mto.com

Marianna Y. Mao, S.B. #318070
marianna.mao@mto.com

MUNGER, TOLLES & OLSON LLP
560 Mission Street, Twenty Seventh Floor
San Francisco, California 94105
Telephone: (415) 512-4000

Jonathan I. Kravis, pro hac vice
jonathan.kravis@mto.com

MUNGER, TOLLES & OLSON LLP
601 Massachusetts Avenue NW, Suite 500E
Washington, D.C. 20001
Telephone: (202) 220-1100

Daniel M. Petrocelli, S.B. #97802
dpetrocelli@omm.com

Stephen J. McIntyre, S.B. #274481
smcintyre@omm.com

O'MELVENY & MYERS LLP
1999 Avenue of the Stars
Los Angeles, California 90067
Telephone: (310) 553-6700

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

**IN RE GOOGLE PLAY STORE
ANTITRUST LITIGATION**

THIS DOCUMENT RELATES TO:

Epic Games Inc. v. Google LLC et al.,
Case No. 3:20-cv-05671-JD

*In re Google Play Consumer Antitrust
Litigation*,
Case No. 3:20-cv-05761-JD

*In re Google Play Developer Antitrust
Litigation*,
Case No. 3:20-cv-05792-JD

State of Utah et al. v. Google LLC et al.,
Case No. 3:21-cv-05227-JD

Case No. 3:21-md-02981-JD

**DEFENDANTS GOOGLE LLC,
GOOGLE IRELAND LIMITED,
GOOGLE COMMERCE LTD., GOOGLE
ASIA PACIFIC PTE. LTD. AND
GOOGLE PAYMENT CORP.'S
RESPONSES AND OBJECTIONS TO
PLAINTIFFS' DOCUMENT
PRESERVATION INTERROGATORIES**

Judge: Hon. James Donato

Pursuant to Rules 26 and 33 of the Federal Rules of Civil Procedure, Defendants Google LLC, Google Ireland Limited, Google Commerce Limited, Google Asia Pacific Pte. Ltd., and Google Payment Corp. (collectively, “Google”), hereby submits the following Responses and Objections (“Responses”) to Plaintiffs’ Document Preservation Interrogatories (“Interrogatories”).

GENERAL OBJECTIONS

The Objections set forth below apply to the Interrogatories and to the Definitions and each individual Interrogatory set forth therein. Unless otherwise stated, these Objections shall have the same force and effect as if set forth in full in response to each Definition and Interrogatory. Any undertaking to search for, or provide information in response to, any Interrogatory remains subject to these Objections.

1. Google incorporates by reference each and every General Objection set forth below into each and every specific Response. From time to time, a specific Response may repeat a General Objection for emphasis or some other reason. The failure to repeat any General Objection in any specific Response shall not be interpreted as a waiver of any General Objection to that Response.

2. Any information provided in response to any individual Interrogatory is made without waiver of, and subject to, the General Objections and any additional objections asserted in response to that specific Interrogatory.

3. Google objects to the Interrogatories, including the Definitions and Instructions set forth therein, to the extent that they purport to impose burdens or obligations on Google that are broader than, inconsistent with, or not authorized under the Federal Rules of Civil Procedure, the Civil Local Rules of the United States District Court for the Northern District of California, other applicable rules or law, or any order entered by the Court in, or applicable to, this action

1 (“Applicable Rules”). Subject to and without waiving any Objections, in responding to the
2 Interrogatories, Google will construe the Interrogatories in accordance with the Applicable
3 Rules.

4 4. Google objects to the Interrogatories to the extent they seek discovery of
5 information subject to an obligation of confidentiality to a third party without prior consent of
6 that third party. Google reserves the right to provide advance notice of production to third parties
7 and, where necessary or advisable, to obtain the consent of such third parties prior to production.

8 5. Google objects to the Interrogatories to the extent they seek discovery of
9 information covered by the attorney-client privilege, the work product doctrine, the common
10 interest privilege, or any other applicable privilege, immunity, or restriction on discovery. Any
11 inadvertent disclosure of privileged information by Google in response to the Interrogatories
12 shall not be deemed a waiver of any such privilege, and Google expressly requests that any party
13 that receives any such inadvertently produced privileged information produced by Google
14 immediately return and not make use of the inadvertently produced privileged information.

15 6. Google objects generally to the Interrogatories, including the Definitions and
16 Instructions set forth therein, to the extent that they are vague and ambiguous, overly broad,
17 unduly burdensome, lacking in particularity, unreasonable, or seek the discovery of information
18 that is neither relevant to the claims or defenses of any party to the pending action nor
19 proportional to the needs of the case, as well as to the extent that they are unduly burdensome
20 because they impose a significant expense and inconvenience on Google. The Responses
21 provided herein are based on a reasonable search for responsive information. Google reserves the
22 right at any time to revise, correct, add to, clarify, or supplement its Responses.

23 7. Google objects generally to the Interrogatories, including the Definitions and
24 Instructions set forth therein, to the extent that they contain inaccurate, incomplete, or misleading
25

1 descriptions of facts, persons, relationships, and/or events underlying the Action. Google further
2 objects to the Interrogatories, including the Definitions and Instructions set forth therein, to the
3 extent that they assume the existence of facts that do not exist or the occurrence of events that
4 did not take place. Any Response, production of documents, or provision of information in
5 response to the Interrogatories is not intended to provide, and shall not constitute or be construed
6 as providing an admission that any factual predicate stated in the Interrogatories is accurate.

7 8. Google invokes Rule 33(d) of the Federal Rules of Civil Procedure to the extent
8 that information sought in the Interrogatories may be derived or ascertained from documents that
9 Google has produced or anticipates producing in response to Plaintiffs' Requests for Production,
10 or from an examination, audit or inspection of such documents, or that is equally obtainable from
11 public sources or from some other source or through some other means of discovery that is more
12 convenient, less burdensome, or less expensive.

13 9. Google objects to the Interrogatories to the extent they call for, or can be
14 interpreted as calling for, Google to make legal conclusions, or to the extent they assume
15 disputed issues or are phrased in such a way as to be lacking foundation, argumentative,
16 prejudicial, or otherwise improper.

17 10. Google objects to the Interrogatories to the extent the Interrogatories are not set
18 forth with sufficient particularity and/or contain terms that are insufficiently defined, vague,
19 ambiguous, or unlimited in scope. Google will respond to the Interrogatories based on its
20 understanding of the Interrogatories.

21 11. Google objects to the Interrogatories to the extent they seek discovery or
22 information that are not proportional to the needs of the case and/or not relevant to any party's
23 claims or defenses.

1 12. Google objects to the Interrogatories to the extent they seek documents or
2 discovery of information not within its possession, custody, or control, or that cannot be found
3 through a reasonable search.

4 **OBJECTIONS TO DEFINITIONS**

5 13. Google objects to the Definition of “Custodial Period” as overly broad, unduly
6 burdensome, and ambiguous, particularly to the extent that it purports to require that Google
7 preserve documents for the entire “agreed timeframe for which Google has agreed to collect,
8 search for, and produce documents for that Custodian.” Google’s obligation to preserve for this
9 litigation began only when it could have reasonably anticipated that documents and files would
10 be the subject of this litigation, i.e., no earlier than the date that Plaintiffs filed their complaints.

11 14. Google objects to the Definition of “Data Source” as overly broad, unduly
12 burdensome, vague, and ambiguous, particularly to the extent that it purports to incorporate “any
13 database, server, system, or backup system.” Google further objects to this Definition to the
14 extent that it seeks documents that are not in Google’s possession, custody, or control and not
15 reasonably accessible by Google without undue burden and/or cost. Google further objects to this
16 Definition to the extent that it purports to impose burdens or obligations on Google that are
17 broader than, inconsistent with, or not authorized under the Federal Rules of Civil Procedure

18 15. Google objects to the Definition of “Google”, “You” and “Your” as overly broad,
19 unduly burdensome, vague, and ambiguous, particularly to the extent it purports to incorporate
20 legally distinct entities whose documents would not be within Google’s possession, custody, or
21 control. Google also objects to the Definition to the extent it seeks to refer to any entity other
22 than Google LLC. Google will respond on behalf of Google LLC, Google Ireland Limited,
23 Google Commerce Limited, Google Asia Pacific Pte. Ltd., and Google Payment Corp. only and
24 not any subsidiary or affiliate of Google, or any other person or entity. Google further objects to
25

1 this Definition to the extent it purports to seek documents protected by the attorney-client
2 privilege, the work product doctrine, or any other applicable privilege or protection.

3 16. Google objects to the Definition of “Google Chat” as overly broad, unduly
4 burdensome, vague, and ambiguous, particularly to the extent it purports to incorporate “any
5 other type of online chat or instant messaging service for real-time communication over the
6 internet which is in Google’s possession, custody, or control and that is used by Google’s
7 employees.” Google also objects to this Definition to the extent it purports to seek documents
8 that are not relevant and/or are not proportional to the needs of the litigation. Google further
9 objects to this Definition to the extent it seeks documents not reasonably accessible by Google
10 without undue burden and/or cost. Google further objects to this Definition to the extent it
11 purports to seek documents protected by the attorney-client privilege, the work product doctrine,
12 or any other applicable privilege or protection.

13 17. Google objects to the Definition of “Chat Room” as overly broad, unduly
14 burdensome, vague, and ambiguous, particularly to the extent that it seeks chats that are not
15 relevant and/or are not proportional to the needs of the litigation. Google further objects to this
16 Definition to the extent it seeks documents not reasonably accessible by Google without undue
17 burden and/or cost. Google further objects to this Definition to the extent it purports to seek
18 documents protected by the attorney-client privilege, the work product doctrine, or any other
19 applicable privilege or protection.

20 18. Google objects to the Definition of “Text Message” as overly broad, unduly
21 burdensome, vague, and ambiguous. Google further objects to this Definition to the extent that it
22 seeks documents that are not in Google’s possession, custody or control and not reasonably
23 accessible by Google without undue burden and/or cost. Google further objects to this Definition
24
25

1 to the extent it purports to seek documents protected by the attorney-client privilege, the work
2 product doctrine, or any other applicable privilege or protection.

3 **SPECIFIC RESPONSES AND OBJECTIONS**

4 **INTERROGATORY NO. 1:**

5 Identify when and to whom Google issued a litigation hold notice in connection with this
6 Case, and, for each such recipient of a litigation hold notice, state the categories of information
7 and data the recipient was instructed to preserve and collect, and the specific actions the recipient
8 was instructed to take to that end.

9 **RESPONSE TO INTERROGATORY NO. 1:**

10 Google incorporates by reference all General Objections into this Interrogatory as if
11 stated fully herein. Google also objects to this Interrogatory as overbroad, vague, and ambiguous
12 with respect to the undefined term “in connection with.” Plaintiffs have no right to discovery of
13 information that is not relevant to a party’s claims or defenses, particularly so when “the
14 discovery sought is collateral to the relevant issues (i.e. discovery on discovery).” *See* Fed. R.
15 Civ. P. 26(b)(1); *Perez v. DirecTV Grp. Holdings, LLC*, No. SA CV 16-01440-JLS (DFMX),
16 2020 WL 5875026, at *2 (C.D. Cal. Aug. 17, 2020); *see also Epic Games, Inc. v. Apple Inc.*, No.
17 20-cv-05640-YGR (TSH), 2020 WL 7779017, at *1 (N.D. Cal. Dec. 31, 2020). Google also
18 objects to this Interrogatory as overly broad and unduly burdensome as it requests Google to
19 identify every person who received a legal hold notice in connection in this Case, and when they
20 received it, regardless of whether that individual is an agreed-upon custodian. Accordingly,
21 Google will limit its Response to the legal hold notices issued to agreed-upon custodians in this
22 Case. Google also objects to this Interrogatory to the extent that it seeks information protected by
23 the attorney-client privilege and/or work product doctrine or is otherwise privileged or protected
24 from discovery. *See, e.g., Fish v. Air & Liquid Sys. Corp.*, No. CV GLR-16-496, 2017 WL

697663, at *6 (D. Md. Feb. 21, 2017) (“[T]he manner in which [a party] and its attorneys conducted discovery (e.g. who was involved and ‘all documents concerning same’)—‘discovery on discovery’—is not an appropriate topic of discovery and numerous courts have disallowed such discovery.”).

Subject to and without waiving the foregoing General and Specific Objections, Google responds that it first issued legal hold notices to Custodians for these matters on the dates reflected in Exhibit *A*. With respect to Plaintiffs’ request for “the categories of information and data the recipient was instructed to preserve and collect, and the specific actions the recipient was instructed to take to that end,” Google is willing to discuss a possible non-waiver agreement with Plaintiffs that would allow all parties to exchange specified legal hold instructions without the risk that another party may claim that such a disclosure waives any privilege or work product protections.

INTERROGATORY NO. 2:

Identify when and to whom Google issued a litigation hold notice or document preservation notice in connection with the Civil Investigative Demands served on Google by the United States beginning on January 1, 2019 (e.g., Civil Investigative Demand Nos. 30092, 30120, and 30121); Nebraska on January 17, 2020; and Utah on July 31, 2020, this Case, and, for each such recipient of a litigation hold notice or document preservation notice, state the categories of information and data the recipient was instructed to preserve and collect, and the specific actions the recipient was instructed to take to that end.

RESPONSE TO INTERROGATORY NO. 2:

Google incorporates by reference all General Objections into this Interrogatory as if stated fully herein. Google objects to this Interrogatory as irrelevant to the extent it purports to seek information about investigations that are separate and distinct from the current litigation.

1 Steps that Google has taken to meet its discovery obligations in *other* matters are irrelevant and
2 thus outside the scope of even potentially discoverable information. Google also objects to this
3 Interrogatory as overbroad, vague, and ambiguous with respect to the undefined term “in
4 connection with.” Plaintiffs have no right to discovery of information that is not relevant to a
5 party’s claims or defenses, particularly so when “the discovery sought is collateral to the relevant
6 issues (i.e. discovery on discovery).” *See* Fed. R. Civ. P. 26(b)(1); *Perez v. DirecTV Grp.*
7 *Holdings, LLC*, No. SA CV 16-01440-JLS (DFMX), 2020 WL 5875026, at *2 (C.D. Cal. Aug.
8 17, 2020); *see also Epic Games, Inc. v. Apple Inc.*, No. 20-cv-05640-YGR (TSH), 2020 WL
9 7779017, at *1 (N.D. Cal. Dec. 31, 2020). Google also objects to this Interrogatory to the extent
10 it purports to seek discovery of information not relevant and disproportionate to the needs of this
11 litigation. Google also objects to this Interrogatory as overly broad and unduly burdensome due
12 to its request to identify every person who received “a legal hold notice or document
13 preservation notice in connection with the Civil Investigative Demands served on Google by the
14 United States beginning on January 1, 2019 (e.g., Civil Investigative Demand Nos. 30092,
15 30120, and 30121); Nebraska on January 17, 2020; and Utah on July 31, 2020, this Case” and
16 when they received it. Google also objects this Interrogatory to the extent that it is duplicative of
17 INTERROGATORY NO. 1, to the extent it is requesting Google “identify when and to whom
18 Google issued a litigation hold notice in connection with ... this Case.” Google also objects to
19 this Interrogatory to the extent that it seeks information protected by the attorney-client privilege
20 and/or work product doctrine or is otherwise privileged or protected from discovery. *See, e.g.,*
21 *Fish v. Air & Liquid Sys. Corp.*, No. CV GLR-16-496, 2017 WL 697663, at *6 (D. Md. Feb. 21,
22 2017) (“[T]he manner in which [a party] and its attorneys conducted discovery (e.g. who was
23 involved and ‘all documents concerning same’)—‘discovery on discovery’—is not an
24 appropriate topic of discovery and numerous courts have disallowed such discovery.”).

1 Subject to the foregoing General and Specific Objections, Google will not respond to this
2 Interrogatory.

3 **INTERROGATORY NO. 3:**

4 For each Custodian, state whether the Custodian used Google Chat for business purposes
5 during the Custodial Period applicable to the Custodian and Your basis for making that
6 determination.

7 **RESPONSE TO INTERROGATORY NO. 3:**

8 Google incorporates by reference all General Objections into this Interrogatory as if
9 stated fully herein. Google also objects to this Interrogatory as overbroad, vague, and ambiguous
10 with respect to the undefined terms “business purposes” and “applicable.” Plaintiffs have no
11 right to discovery of information that is not relevant to a party’s claims or defenses. *See* Fed. R.
12 Civ. P. 26(b)(1); *Epic Games, Inc. v. Apple Inc.*, No. 20-cv-05640-YGR (TSH), 2020 WL
13 7779017, at *1 (N.D. Cal. Dec. 31, 2020); *AdTrader, Inc. v. Google LLC*, No. 17-cv-07082-BLF
14 (VKD), 2020 WL 5106707, at *2 (N.D. Cal. Aug. 31, 2020). Thus, Google objects to Plaintiffs’
15 use of the undefined term “business purposes” as not relevant, overly broad, ambiguous, and
16 disproportionate to the needs of this litigation, particularly to the extent that it purports to suggest
17 that Google is obligated preserve all documents created for “business purposes” regardless of its
18 subject matter. The Federal Rules of Civil Procedure do not require that a party preserve such a
19 vast scope of documents. Despite Google’s objection to the scope of this request, Google will
20 interpret the term “business purposes” to mean “anything related to work,” as Plaintiffs’ counsel
21 defined the term in the deposition of Tian Lim (Lim Dep. Tr. 448:6-8), including logistical
22 communications. Google further objects to the use of the term “Custodial Period” as overly
23 broad, unduly burdensome, and ambiguous, particularly to the extent that it purports to require
24 that Google preserve documents for the entire “agreed timeframe for which Google has agreed to
25

1 collect, search for, and produce documents for that Custodian.” Despite the fact that Google’s
2 obligation to preserve began only when it could have reasonably anticipated that documents and
3 files would be the subject of litigation, i.e., no earlier than the date that Plaintiffs filed their
4 complaints, Google will respond to this request based on Plaintiffs’ definition of Custodial
5 Period. Google also objects to this Interrogatory to the extent that it seeks information protected
6 by the attorney-client privilege and/or work product doctrine or is otherwise privileged or
7 protected from discovery. *See, e.g., Fish v. Air & Liquid Sys. Corp.*, No. CV GLR-16-496, 2017
8 WL 697663, at *6 (D. Md. Feb. 21, 2017) (“[T]he manner in which [a party] and its attorneys
9 conducted discovery (e.g. who was involved and ‘all documents concerning same’)—‘discovery
10 on discovery’—is not an appropriate topic of discovery and numerous courts have disallowed
11 such discovery.”).

12 Subject to and without waiving the foregoing General and Specific Objections and
13 without conceding that Google had an obligation to preserve all chats used “for business
14 purposes” regardless of subject matter during Plaintiffs’ broadly defined “Custodial Period”,
15 Google responds that after performing a reasonable and diligent investigation, including, but not
16 limited to, speaking to Custodians, Google determined that all Custodians used Google Chat at
17 least once for business purposes during their Custodial Period, which includes anything related to
18 work and/or logistical communications.

19 **INTERROGATORY NO. 4:**

20 For each Custodian, state the start and end date, if applicable, of each litigation hold
21 applicable to the Custodian during the Custodial Period for that Custodian.

22 **RESPONSE TO INTERROGATORY NO. 4:**

23 Google incorporates by reference all General Objections into this Interrogatory as if
24
25

1 stated fully herein. Google also objects to this Interrogatory as overbroad, vague, and ambiguous
2 with respect to the undefined term “applicable.” Plaintiffs have no right to discovery of
3 information that is not relevant to a party’s claims or defenses, particularly so when “the
4 discovery sought is collateral to the relevant issues (i.e. discovery on discovery).” *See* Fed. R.
5 Civ. P. 26(b)(1); *Perez v. DirecTV Grp. Holdings, LLC*, No. SA CV 16-01440-JLS (DFMX),
6 2020 WL 5875026, at *2 (C.D. Cal. Aug. 17, 2020); *see also Epic Games, Inc. v. Apple Inc.*, No.
7 20-cv-05640-YGR (TSH), 2020 WL 7779017, at *1 (N.D. Cal. Dec. 31, 2020). Google also
8 objects to this Interrogatory to the extent that it seeks information protected by the attorney-client
9 privilege and/or work product doctrine or is otherwise privileged or protected from discovery.
10 *See, e.g., Fish v. Air & Liquid Sys. Corp.*, No. CV GLR-16-496, 2017 WL 697663, at *6 (D. Md.
11 Feb. 21, 2017) (“[T]he manner in which [a party] and its attorneys conducted discovery (e.g.
12 who was involved and ‘all documents concerning same’)—‘discovery on discovery’—is not an
13 appropriate topic of discovery and numerous courts have disallowed such discovery.”). Google
14 also objects to this Interrogatory to the extent that it is duplicative of INTERROGATORY NO. 1
15 and INTERROGATORY NO. 2. Google also objects to this Interrogatory as irrelevant and
16 unduly burdensome to the extent it purports to seek information about investigations or
17 litigations that are separate and distinct from the current litigation. Steps that Google has taken to
18 meet its discovery obligations in *other* matters are irrelevant and thus outside the scope of even
19 potentially discoverable information. Accordingly, Google will only provide the start and end
20 date for each legal hold received by Custodians that are related to this Case.

21 Subject to and without waiving the foregoing General and Specific Objections, Google
22 responds that the start and end dates for each legal hold Custodians received in this litigation are
23 set forth in Exhibit *B*. Google will not provide information about legal holds in other litigation
24 matters as they are irrelevant.

INTERROGATORY NO. 5:

For each Custodian, state whether during the time periods for the Custodian identified in response to Interrogatory No. 4 the Custodian preserved any Google Chats by enabling a history function or turning off an auto-delete function.

RESPONSE TO INTERROGATORY NO. 5:

Google incorporates by reference all General Objections into this Interrogatory as if stated fully herein. Google also objects to this Interrogatory as overbroad, vague, and ambiguous with respect to the undefined terms “history function” and “auto-delete function.” Plaintiffs have no right to discovery of information that is not relevant to a party’s claims or defenses. *See Fed. R. Civ. P. 26(b)(1); Epic Games, Inc. v. Apple Inc.*, No. 20-cv-05640-YGR (TSH), 2020 WL 7779017, at *1 (N.D. Cal. Dec. 31, 2020); *AdTrader, Inc. v. Google LLC*, No. 17-cv-07082-BLF (VKD), 2020 WL 5106707, at *2 (N.D. Cal. Aug. 31, 2020). Google further objects to this Interrogatory as ambiguous as to time; to the extent the Interrogatory references the term “Custodial Period” from Interrogatory No. 4, Google objects to that term as overly broad, unduly burdensome, and ambiguous, particularly to the extent that it purports to require that Google preserve documents for the entire “agreed timeframe for which Google has agreed to collect, search for, and produce documents for that Custodian.” Despite the fact that Google’s obligation to preserve began only when it could have reasonably anticipated that documents and files would be the subject of litigation, i.e., no earlier than the date that Plaintiffs filed their complaints, Google will respond to this request based on Plaintiffs’ definition of Custodial Period. Google also objects to this Interrogatory as overbroad, vague, and ambiguous with respect to the term “any Google Chats” to the extent it seeks discovery of information not relevant to the subject matter of the litigation and disproportionate to the needs of this litigation, particularly to the extent that it purports to suggest that Google is obligated to preserve “any Google Chat”

1 regardless of whether or not it is relevant to this litigation. The Federal Rules of Civil Procedure
2 do not require that a party preserve such a vast scope of documents.

3 Subject to and without waiving the foregoing General and Specific Objections and
4 without conceding that Google had an obligation to preserve “any Google Chat” regardless of
5 subject matter during Plaintiffs’ broadly defined “Custodial Period”, Google responds that
6 Google has no way to systematically track which individual in a Chat turned “history on.” A list
7 of Custodians who recall that they have preserved Google Chats by turning “history on” during
8 their Custodial Period is set forth in Exhibit *C*. Google further responds, however, that Google
9 had collected chats from each and every agreed-upon custodian through its standard ESI
10 preservation and collection method, totaling over 127K chats, and that a participant in those
11 chats must have taken the step of turning “history on.” In addition, Chats that occur in what are
12 known as Threaded Rooms / Spaces always have “history on,” and threads the custodian
13 participated in are preserved indefinitely while a custodian is subject to a legal hold. Chats can
14 also be preserved by other means, such as by copying and pasting the text of the Chat into
15 another document and/or by saving screenshots. Google reiterates that it is willing to discuss a
16 possible non-waiver agreement with Plaintiffs that would allow all parties to exchange specified
17 legal hold instructions without the risk that another party may claim that such a disclosure
18 waives any privilege or work product protections.

19 **INTERROGATORY NO. 6:**

20 For each Custodian, state (a) whether the Custodian preserved any Google Chats in any
21 manner during the Custodial Period for that Custodian, (b) whether the Custodian provided such
22 Google Chats to counsel, (c) whether the Custodian provided such Google Chats to in-house
23 counsel or to outside counsel, and (d) the Bates number of any produced Google Chat files.

24 **RESPONSE TO INTERROGATORY NO. 6:**

Google incorporates by reference all General Objections into this Interrogatory as if stated fully herein. Google also objects to this Interrogatory as overbroad, vague, and ambiguous with respect to the term “any Google Chat” to the extent it seeks discovery of information not relevant to the subject matter of the litigation and disproportionate to the needs of this litigation, particularly to the extent that it purports to suggest that Google is obligated to preserve “any Google Chat” regardless of whether it is relevant to this litigation. The Federal Rules of Civil Procedure do not require that a party preserve such a vast scope of documents. Plaintiffs have no right to discovery of information that is not relevant to a party’s claims or defenses - particularly so when “the discovery sought is collateral to the relevant issues (i.e. discovery on discovery).” *See* Fed. R. Civ. P. 26(b)(1); *Perez v. DirecTV Grp. Holdings, LLC*, SA CV 16-01440-JLS (DFMX), 2020 WL 5875026, at *2 (C.D. Cal. Aug. 17, 2020); *see also Epic Games, Inc. v. Apple Inc.*, No. 20-cv-05640-YGR (TSH), 2020 WL 7779017, at *1 (N.D. Cal. Dec. 31, 2020). Google further objects to the use of the term “Custodial Period” as overly broad, unduly burdensome, and ambiguous, particularly to the extent that it purports to require that Google preserve documents for the entire “agreed timeframe for which Google has agreed to collect, search for, and produce documents for that Custodian.” Despite the fact that Google’s obligation to preserve began only when it could have reasonably anticipated that documents and files would be the subject of litigation, i.e., no earlier than the date that Plaintiffs filed their complaints, Google will respond to this request based on Plaintiffs’ definition of Custodial Period. Google also objects to this Interrogatory as overbroad, vague, and ambiguous with respect to the undefined term “any manner.” Google also objects to this Interrogatory to the extent that it seeks information protected by the attorney-client privilege and/or work product doctrine or is otherwise privileged or protected from discovery. *See, e.g., Fish v. Air & Liquid Sys. Corp.*, No. CV GLR-16-496, 2017 WL 697663, at *6 (D. Md. Feb. 21, 2017) (“[T]he manner in which [a

1 party] and its attorneys conducted discovery (e.g. who was involved and ‘all documents
2 concerning same’)—‘discovery on discovery’—is not an appropriate topic of discovery and
3 numerous courts have disallowed such discovery.”).

4 Subject to and without waiving the foregoing General and Specific Objections and
5 without conceding that Google had an obligation to preserve “any Google Chat” regardless of
6 subject matter during Plaintiffs’ broadly defined “Custodial Period”, Google responds that, as
7 described in response to Interrogatory 5, Google has no way to systematically track which
8 Custodians preserved Chats by turning “history on” or in any other manner, such as by copying
9 and pasting the text of the Chat into another document and/or by saving screenshots. However,
10 Google Chats may be and are preserved by such methods, and Google has, in fact, collected
11 chats from each and every agreed-upon custodian totaling over 127K chats, through its standard
12 ESI preservation and collection methods. With that in mind, Google responds that the list of
13 Custodians who recall that they have preserved at least one Google Chat in any manner,
14 including by turning “history on”, during their Custodial Period is set forth in Exhibit *D*.¹
15 Google further responds that Custodians did not, in most instances, affirmatively “provide” such
16 Google Chats to counsel—either in-house or outside counsel—but such Google Chats were
17 preserved and collected through standard ESI preservation and collection methods. The Bates
18 numbers of produced Google Chats that Google has been able to identify as responsive to
19 Plaintiffs’ previously served requests for production are set forth in Exhibit *E*

20 **INTERROGATORY NO. 7:**

21
22
23 ¹ For the avoidance of doubt, Google further responds that, as described in response to
24 Interrogatory 5, Chats that occur in what are known as Threaded Rooms / Spaces always have
25 “history on,” and threads in Threaded Rooms in which the custodian participated are preserved
indefinitely while a custodian is subject to a legal hold; the preservation of such Chats are not
captured in Google’s response to this Interrogatory.

For each Custodian, state whether any of the Custodian's Google Chat files were destroyed or otherwise deleted (a) on or after August 13, 2020; or (b) while the Custodian was subject to a litigation hold (or any other form of document preservation hold) during the Custodial Period for that Custodian; and if the answer to either (a) or (b) is "yes", whether all the Custodian's Google Chat files were destroyed or otherwise deleted.

RESPONSE TO INTERROGATORY NO. 7:

Google incorporates by reference all General Objections into this Interrogatory as if stated fully herein. Google also objects to this Interrogatory as overbroad, vague, and ambiguous with respect to the term "any of the Custodian's Google Chat files" to the extent it seeks discovery of information not relevant to the subject matter of the litigation and disproportionate to the needs of this litigation. Plaintiffs have no right to discovery of information that is not relevant to a party's claims or defenses, particularly so when "the discovery sought is collateral to the relevant issues (i.e. discovery on discovery)." *See* Fed. R. Civ. P. 26(b)(1); *Perez v. DirecTV Grp. Holdings, LLC*, No. SA CV 16-01440-JLS (DFMX), 2020 WL 5875026, at *2 (C.D. Cal. Aug. 17, 2020); *see also Epic Games, Inc. v. Apple Inc.*, No. 20-cv-05640-YGR (TSH), 2020 WL 7779017, at *1 (N.D. Cal. Dec. 31, 2020). Google further objects to the used of the term "Custodial Period" as overly broad, unduly burdensome, and ambiguous, particularly to the extent that it purports to require that Google preserve documents for the entire "agreed timeframe for which Google has agreed to collect, search for, and produce documents for that Custodian." Despite the fact that Google's obligation to preserve began only when it could have reasonably anticipated that documents and files would be the subject of litigation, i.e., no earlier than the date that Plaintiffs filed their complaints, Google will respond to this request based on Plaintiffs' definition of Custodial Period. Google also objects to this Interrogatory as irrelevant to the extent it purports to seek information related to preservation obligations for investigations or

1 litigations that are separate and distinct from the preservation obligations of the current litigation.
2 Google also objects to this Interrogatory as overbroad, vague, and ambiguous with respect to the
3 undefined terms “destroyed” and “otherwise deleted.” Google also objects to this Interrogatory
4 to the extent that it seeks information protected by the attorney-client privilege and/or work
5 product doctrine or is otherwise privileged or protected from discovery. *See, e.g., Fish v. Air &*
6 *Liquid Sys. Corp.*, No. CV GLR-16-496, 2017 WL 697663, at *6 (D. Md. Feb. 21, 2017) (“[T]he
7 manner in which [a party] and its attorneys conducted discovery (e.g. who was involved and ‘all
8 documents concerning same’)—‘discovery on discovery’—is not an appropriate topic of
9 discovery and numerous courts have disallowed such discovery.”).

10 Subject to and without waiving the foregoing General and Specific Objections and
11 without conceding that Google had an obligation to preserve “any” Google Chat files regardless
12 of subject matter during Plaintiffs’ broadly defined “Custodial Period”, Google responds as
13 follows: Google’s default settings for Google Chats is set for its entire organization as “history
14 off.” When a chat is set to “history off” messages are no longer available to the user after 24
15 hours, and Google has no available method or tool to hold, retain, or search for those messages,
16 even during the 24-hour period. Thus, the Google Chats that are available are (a) one-on-one or
17 group chat messages that had “history on,” or (b) Threaded Rooms / Spaces, which always have
18 “history on.” For purposes of preservation for custodians subject to a legal hold, the “history on”
19 one-on-one or group chats and the threads in which a custodian participated in Threaded Rooms /
20 Spaces are preserved indefinitely while the custodian is subject to a legal hold. To be clear,
21 however, Chats may also be available if an individual took another action to preserve them, such
22 as copying and pasting Chats into a document, or forwarding the Google Chat to Gmail.
23 Reiterating Google’s objection as to relevance and overbreadth, Google understands that
24 Custodians did not turn “history on” for every single chat on any subject on or after August 13,

2020. Google further responds that it is willing to discuss a possible non-waiver agreement with Plaintiffs that would allow all parties to exchange specified legal hold instructions without the risk that another party may claim that such a disclosure waives any privilege or work product protections.

INTERROGATORY NO. 8:

Identify all Chat Rooms in which at least one Custodian sent or received business-related chats during the applicable Custodial Period and for each identified Chat Room, state whether any contents of the Chat Room have been destroyed or otherwise deleted while the relevant Custodian was subject to a litigation hold during the Custodial Period.

RESPONSE TO INTERROGATORY NO. 8:

Google incorporates by reference all General Objections into this Interrogatory as if stated fully herein. Plaintiffs have no right to discovery of information that is not relevant to a party's claims or defenses, particularly so when "the discovery sought is collateral to the relevant issues (i.e. discovery on discovery)." *See* Fed. R. Civ. P. 26(b)(1); *Perez v. DirecTV Grp. Holdings, LLC*, No. SA CV 16-01440-JLS (DFMX), 2020 WL 5875026, at *2 (C.D. Cal. Aug. 17, 2020); *see also Epic Games, Inc. v. Apple Inc.*, No. 20-cv-05640-YGR (TSH), 2020 WL 7779017, at *1 (N.D. Cal. Dec. 31, 2020). Google objects to Plaintiffs' request for "all Chat Rooms and "business-related chats" as not relevant, overly broad, ambiguous, and disproportionate to the needs of this litigation, particularly to the extent that it purports to suggest that Google is obligated to preserve all such chats regardless of their subject matter. The Federal Rules of Civil Procedure do not require that a party preserve such a vast scope of documents. Despite Google's objection to the scope of this request, Google will interpret the term "business-related" to mean "anything related to work," as Plaintiffs' counsel defined the functionally identical term "business purposes" in the deposition of Tian Lim (Lim Dep. Tr. 448:6-8),

1 including logistical communications. Google further objects to the used of the term “Custodial
2 Period” as overly broad, unduly burdensome, and ambiguous, particularly to the extent that it
3 purports to require that Google preserve documents for the entire “agreed timeframe for which
4 Google has agreed to collect, search for, and produce documents for that Custodian.” Despite the
5 fact that Google’s obligation to preserve began only when it could have reasonably anticipated
6 that documents and files would be the subject of litigation, i.e., no earlier than the date that
7 Plaintiffs filed their complaints, Google will respond to this request based on Plaintiffs’
8 definition of Custodial Period. Google also objects to this Interrogatory as overbroad, vague, and
9 ambiguous with respect to the undefined terms “destroyed” and “otherwise deleted.” Google also
10 objects to this Interrogatory to the extent that it seeks information protected by the attorney-client
11 privilege and/or work product doctrine or is otherwise privileged or protected from discovery.
12 Finally, Google objects to this Interrogatory as overbroad, unduly burdensome, and
13 disproportionate to the needs of this Case to the extent it asks Google to “[i]dentify all Chat
14 Rooms in which at least one Custodian sent or received business-related chats during the
15 applicable Custodial Period,” which response would require Google to undertake a burdensome
16 manual review of individual Chat Rooms for chats that may be irrelevant to the subject matter of
17 the litigations and without the benefit of agreed-upon search terms.

18 Subject to and without waiving the foregoing General and Specific Objections and
19 without conceding that Google had an obligation to preserve all “business-related chats”
20 regardless of subject matter during Plaintiffs’ broadly defined “Custodial Period,” Google
21 responds that Google has taken steps to preserve all threads in Threaded Rooms / Spaces of
22 which a Custodian participated and are being preserved indefinitely. Google is collecting all
23 threads within Threaded Rooms / Spaces that an agreed-upon Custodian participated in, will run
24
25

1 the agreed-upon search terms on those collected Threaded Rooms / Spaces, and will produce
2 non-privileged, responsive chats for each custodian's Custodial Period.

3 **INTERROGATORY NO. 9:**

4 State whether Google has any Data Source within its possession, custody or control that
5 may provide a mechanism to recover or access destroyed or otherwise deleted Google Chat files
6 and Chat Room contents.

7 **RESPONSE TO INTERROGATORY NO. 9:**

8 Google incorporates by reference all General Objections into this Interrogatory as if
9 stated fully herein. Google also objects to this Interrogatory as overbroad, vague, and ambiguous
10 with respect to the terms "any Data Source," "Google Chat files," and "Chat Room contents."
11 Google also objects to this Interrogatory as overbroad, vague, and ambiguous with respect to the
12 undefined terms "destroyed" and "otherwise deleted."

13 Subject to and without waiving the foregoing General and Specific Objections, Google
14 responds as follows: Google's legal hold implementation tool, which is available to all Google
15 Workspace customers, preserves indefinitely while a custodian is subject to a hold all Google
16 Chats where history is on and threads in Threaded Rooms / Spaces in which the custodian
17 participated. Google has used this tool to collect and review chats for responsiveness for this
18 litigation. For Chats where history is off, Google does not have a Data Source within its
19 possession, custody or control that may provide a mechanism to recover or access destroyed or
20 otherwise deleted Google Chat files and Chat Room contents.

21 **INTERROGATORY NO. 10:**

22 State Google's Text Message retention policy and any other related policies You had in
23 place during the date ranges identified in response to Interrogatory No. 4.

24 **RESPONSE TO INTERROGATORY NO. 10:**

Google incorporates by reference all General Objections into this Interrogatory as if stated fully herein. Google also objects to this Interrogatory as overbroad, vague, and ambiguous with respect to the terms “Text Message retention policy” and “any other related policies.” Google also objects to this Interrogatory to the extent that it seeks information protected by the attorney-client privilege and/or work product doctrine or is otherwise privileged or protected from discovery. *See, e.g., Fish v. Air & Liquid Sys. Corp.*, No. CV GLR-16-496, 2017 WL 697663, at *6 (D. Md. Feb. 21, 2017) (“[T]he manner in which [a party] and its attorneys conducted discovery (e.g. who was involved and ‘all documents concerning same’)—‘discovery on discovery’—is not an appropriate topic of discovery and numerous courts have disallowed such discovery.”).

Subject to and without waiving the foregoing General and Specific Objections, Google responds that Google does not have a specific Text Message retention policy. Google is also willing to discuss a possible non-waiver agreement with Plaintiffs that would allow all parties to exchange specified legal hold instructions without the risk that another party may claim that such a disclosure waives any privilege or work product protections.

INTERROGATORY NO. 11:

Identify all Custodians who used text messages for business purposes during the Custodial Period for each such Custodian.

RESPONSE TO INTERROGATORY NO. 11:

Google incorporates by reference all General Objections into this Interrogatory as if stated fully herein. Google also objects to this Interrogatory as overbroad, vague, and ambiguous with respect to the terms “business purposes” and “text messages.” Plaintiffs have no right to discovery of information that is not relevant to a party’s claims or defenses. *See Fed. R. Civ. P. 26(b)(1); Epic Games, Inc. v. Apple Inc.*, No. 20-cv-05640-YGR (TSH), 2020 WL 7779017, at

*1 (N.D. Cal. Dec. 31, 2020); *AdTrader, Inc. v. Google LLC*, No. 17-cv-07082-BLF (VKD), 2020 WL 5106707, at *2 (N.D. Cal. Aug. 31, 2020). Thus, Google objects to Plaintiffs’ use of the undefined term “business purposes” as not relevant, overly broad, ambiguous, and disproportionate to the needs of this litigation, particularly to the extent that it purports to suggest that Google is obligated to preserve all text messages used for “business purposes” regardless of its subject matter. The Federal Rules of Civil Procedure do not require that a party preserve such a vast scope of documents. Despite Google’s objection to the scope of this request, Google will interpret the term “business purposes” to mean “anything related to work,” as Plaintiffs’ counsel defined the term in the deposition of Tian Lim (Lim Dep. Tr. 448:6-8), including logistical communications. Google further objects to the used of the term “Custodial Period” as overly broad, unduly burdensome, and ambiguous, particularly to the extent that it purports to require that Google preserve documents for the entire “agreed timeframe for which Google has agreed to collect, search for, and produce documents for that Custodian.” Despite the fact that Google’s obligation to preserve began only when it could have reasonably anticipated that documents and files would be the subject of litigation, i.e., no earlier than the date that Plaintiffs filed their complaints, Google will respond to this request based on Plaintiffs’ definition of Custodial Period.

Subject to and without waiving the foregoing General and Specific Objections and without conceding that Google had an obligation to preserve all text messages used “for business purposes” regardless of subject matter during Plaintiffs’ broadly defined “Custodial Period”, Google responds that Custodians who recall that they may have used text messages for business purposes, meaning anything related to work and/or logistical text messages, during their Custodial Period are identified in Exhibit F.

INTERROGATORY NO. 12:

For each Custodian, explain how You determined whether or not the Custodian used Text Messages for business purposes during the Custodial Period for each such Custodian.

RESPONSE TO INTERROGATORY NO. 12:

Google incorporates by reference all General Objections into this Interrogatory as if stated fully herein. Google also objects to this Interrogatory as overbroad, vague, and ambiguous with respect to the terms “business purposes” and “text messages.” Plaintiffs have no right to discovery of information that is not relevant to a party’s claims or defenses, particularly so when “the discovery sought is collateral to the relevant issues (i.e. discovery on discovery).” *See* Fed. R. Civ. P. 26(b)(1); *Perez v. DirecTV Grp. Holdings, LLC*, No. SA CV 16-01440-JLS (DFMX), 2020 WL 5875026, at *2 (C.D. Cal. Aug. 17, 2020); *see also Epic Games, Inc. v. Apple Inc.*, No. 20-cv-05640-YGR (TSH), 2020 WL 7779017, at *1 (N.D. Cal. Dec. 31, 2020). Thus, Google objects to Plaintiffs’ use of the undefined term “business purposes” as not relevant, overly broad, ambiguous, and disproportionate to the needs of this litigation, particularly to the extent that it purports to suggest that Google is obligated to preserve all text messages used for “business purposes” regardless of its subject matter. The Federal Rules of Civil Procedure do not require that a party preserve such a vast scope of documents. Despite Google’s objection to the scope of this request, Google will interpret the term “business purposes” to mean “anything related to work,” as Plaintiffs’ counsel defined the term in the deposition of Tian Lim (Lim Dep. Tr. 448:6-8), including logistical communications. Google further objects to the used of the term “Custodial Period” as overly broad, unduly burdensome, and ambiguous, particularly to the extent that it purports to require that Google preserve documents for the entire “agreed timeframe for which Google has agreed to collect, search for, and produce documents for that Custodian.” Despite the fact that Google’s obligation to preserve began only when it could have reasonably anticipated that documents and files would be the subject of litigation, i.e., no earlier than the

1 date that Plaintiffs filed their complaints, Google will respond to this request based on Plaintiffs'
2 definition of Custodial Period. Google also objects to this Interrogatory to the extent that it seeks
3 information protected by the attorney-client privilege and/or work product doctrine or is
4 otherwise privileged or protected from discovery. *See, e.g., Fish v. Air & Liquid Sys. Corp.*, No.
5 CV GLR-16-496, 2017 WL 697663, at *6 (D. Md. Feb. 21, 2017) (“[T]he manner in which [a
6 party] and its attorneys conducted discovery (e.g. who was involved and ‘all documents
7 concerning same’)—‘discovery on discovery’—is not an appropriate topic of discovery and
8 numerous courts have disallowed such discovery.”).

9 Subject to and without waiving the foregoing General and Specific Objections and
10 without conceding that Google had an obligation to preserve all text messages used “for business
11 purposes” regardless of subject matter during Plaintiffs’ broadly defined “Custodial Period”,
12 Google responds that it determined whether or not Custodians may have used text messages for
13 business purposes, meaning anything related to work and/or logistical text messages, during their
14 Custodial Period through a reasonable and diligent investigation, including, but not limited to,
15 custodial interviews.

16 **INTERROGATORY NO. 13:**

17 State whether Google has any Data Source within its possession, custody or control that
18 may provide a mechanism to access any Text Messages for the Custodians identified in response
19 to Interrogatory No. 11, or to recover any such Text Messages that have been destroyed or
20 otherwise deleted.

21 **RESPONSE TO INTERROGATORY NO. 13:**

22 Google incorporates by reference all General Objections into this Interrogatory as if
23 stated fully herein. Google also objects to this Interrogatory as overbroad, vague, and ambiguous
24 with respect to the terms “any Data Source” and “any Text Messages.” Plaintiffs have no right to
25

discovery of information that is not relevant to a party's claims or defenses. *See* Fed. R. Civ. P. 26(b)(1); *Epic Games, Inc. v. Apple Inc.*, No. 20-cv-05640-YGR (TSH), 2020 WL 7779017, at *1 (N.D. Cal. Dec. 31, 2020); *AdTrader, Inc. v. Google LLC*, No. 17-cv-07082-BLF (VKD), 2020 WL 5106707, at *2 (N.D. Cal. Aug. 31, 2020). Google also objects to this Interrogatory as not relevant, disproportionate to the needs of this litigation, and overly burdensome to the extent it purports to seek discovery of information from Data Sources that are merely duplicative of Text Messages already collected or available through less burdensome means. Accordingly, Google will limit its Response to Data Sources within Google's possession, custody or control that are not duplicative of Text Messages already collected or available through less burdensome means.

Subject to and without waiving the foregoing General and Specific Objections, after a reasonable and diligent investigation, Google responds that Google does not have any back-up Data Source within its possession, custody, or control that would provide a mechanism to access or recover any text messages identified in response to Interrogatory No. 11. However, Google is taking reasonable efforts to collect and produce text messages that are relevant to the issues in this Case and the lack of a back-up Data Source does not imply that any relevant text messages were improperly destroyed or otherwise deleted.

Dated: January 14, 2021

MORGAN, LEWIS & BOCKIUS LLP

Brian C. Rocca

Richard S. Taffet

Sujal J. Shah

Michelle Park Chiu

Minna Lo Naranjo

Rishi P. Satia

Respectfully submitted,

By: /s/ Brian Rocca

Brian C. Rocca

O'MELVENY & MYERS LLP

Ian Simmons

Daniel M. Petrocelli

Benjamin G. Bradshaw

Stephen J. McIntyre

Respectfully submitted,

By: /s/ Ian Simmons

Ian Simmons

MUNGER, TOLLES & OLSON LLP

Glenn D. Pomerantz

Kuruvilla Olasa

Kyle W. Mach

Justin P. Raphael

Emily C. Curran-Huberty

Jonathan I. Kravis

Marianna Y. Mao

By: /s/ Glenn Pomerantz

Glenn Pomerantz

EXHIBIT A

Custodian	Date of first litigation hold notice
Paul Bankhead	2020-09-11
Patrick Brady	2020-10-21
Eric Chu	2020-09-11
Christian Cramer	2020-10-21
Edward Cunningham	2020-10-08
Paul Feng	2020-09-11
Suzanne Frey	2020-09-22
Paul Gennai	2020-09-11
Kobi Glick	2020-10-28
Jon Gold	2021-04-20
Ben Goodger	2021-08-11
Adam Gutterman	2020-09-11
Don Harrison	2020-09-11
Greg Hartrell	2020-11-09
Sagar Kamdar	2020-09-11
David Kleidermacher	2020-09-11
Purnima Kochikar	2020-09-11
Lawrence Koh	2020-09-11
Jim Kolotouros	2020-09-11
Chris Li	2020-09-11
Tian Lim	2020-09-11
Hiroshi Lockheimer	2020-09-11
Mrinalini Loew	2020-09-11
Michael Marchak	2020-09-11
Justin Mattson	2021-09-20
Larry Page	N/A - departed Google prior to complaint filing
Sundar Pichai	2020-11-09
Ashish Pimplapure	2020-10-28
Ruth Porat	2021-06-15
Sebastian Porst	2020-09-11
Jamie Rosenberg	2020-09-11
Andy Rubin	N/A - departed Google prior to complaint filing
Cliff Samaniego	2020-09-11
Sameer Samat	2020-09-11
Eric Schmidt	N/A - departed Google prior to complaint filing
Hal Varian	2021-06-15
Kevin Wang	2020-09-22

EXHIBIT B

CONFIDENTIAL

Custodian	Date of Initial Legal Hold Notice Related to <i>Epic Games, Inc. v. Google, In Re: Consumer Google Play Consumer Antitrust Litigation</i>, and <i>In Re: Google Play Developer Antitrust Litigation</i>	Date of Updated Legal Hold Notice Related to <i>Epic Games, Inc. v. Google, In Re: Consumer Google Play Consumer Antitrust Litigation</i>, and <i>In Re: Google Play Developer Antitrust Litigation</i>	Date of Initial Legal Hold Notice Related to <i>State of Utah, et al. v. Google</i>	Date of Updated Legal Hold Notice Related to <i>Epic Games, Inc. v. Google, In Re: Consumer Google Play Consumer Antitrust Litigation</i>, and <i>In Re: Google Play Developer Antitrust Litigation</i>	End Dates for All Legal Hold Notices
Paul Bankhead	2020-09-11	2021-03-23	2021-07-29	N/A - departed	Ongoing
Patrick Brady	2020-10-21	2021-03-23	2021-07-29	2022-01-12	Ongoing
Eric Chu	2020-09-11	2021-03-23	2021-07-29	N/A - departed	Ongoing
Christian Cramer	2020-10-21	2021-03-23	2021-07-29	2022-01-12	Ongoing
Edward Cunningham	2020-10-08	2021-03-23	2021-07-29	2022-01-12	Ongoing
Paul Feng	2020-09-11	2021-03-23	2021-07-29	2022-01-12	Ongoing
Suzanne Frey	2020-09-22	2021-03-23	2021-07-29	2022-01-12	Ongoing
Paul Gennai	2020-09-11	2021-03-23	2021-07-29	2022-01-12	Ongoing
Kobi Glick	2020-10-28	2021-03-23	2021-07-29	2022-01-12	Ongoing
Jon Gold	2021-04-20	2021-03-23	2021-07-29	2022-01-12	Ongoing
Ben Goodger	N/A - not yet identified	2021-08-11	2021-08-12	2022-01-12	Ongoing
Adam Gutterman	2020-09-11	2021-03-23	2021-07-29	2022-01-12	Ongoing
Don Harrison	2020-09-11	2021-03-23	2021-07-29	2022-01-12	Ongoing
Greg Hartrell	2020-11-09	2021-03-23	2021-07-29	2022-01-12	Ongoing
Sagar Kamdar	2020-09-11	2021-03-23	2021-07-29	2022-01-12	Ongoing
David Kleidermacher	2020-09-11	2021-03-23	2021-07-29	2022-01-12	Ongoing
Purnima Kochikar	2020-09-11	2021-03-23	2021-07-29	2022-01-12	Ongoing
Lawrence Koh	2020-09-11	2021-03-23	N/A - departed	N/A - departed	Ongoing
Jim Kolotouros	2020-09-11	2021-03-23	2021-07-29	2022-01-12	Ongoing
Chris Li	2020-09-11	2021-03-23	2021-07-29	2022-01-12	Ongoing
Tian Lim	2020-09-11	2021-03-23	2021-07-29	2022-01-12	Ongoing
Hiroshi Lockheimer	2020-09-11	2021-03-23	2021-08-17	2022-01-12	Ongoing
Mrinalini Loew	2020-09-11	2021-03-23	2021-07-29	2022-01-12	Ongoing
Michael Marchak	2020-09-11	2021-03-23	2021-07-29	2022-01-12	Ongoing
Justin Mattson	N/A - not yet identified	2021-09-20	2021-09-20	2022-01-12	Ongoing
Larry Page	N/A - departed				
Sundar Pichai	2020-11-09	2021-03-23	2022-01-12	2022-01-12	Ongoing
Ashish Pimplapure	2020-10-28	2021-03-23	2021-07-29	2022-01-12	Ongoing
Ruth Porat	N/A - not yet identified	2021-06-15	2021-08-17	2022-01-12	Ongoing
Sebastian Porst	2020-09-11	2021-03-23	2021-07-29	2022-01-12	Ongoing
Jamie Rosenberg	2020-09-11	2021-03-23	2021-07-29	2022-01-12	Ongoing
Andy Rubin	N/A - departed				
Cliff Samaniego	2020-09-11	2021-03-23	2021-07-29	2022-01-12	Ongoing
Sameer Samat	2020-09-11	2021-03-23	2021-07-29	2022-01-12	Ongoing
Eric Schmidt	N/A - departed				
Hal Varian	N/A - not yet identified	2021-06-15	2021-07-29	2022-01-12	Ongoing
Kevin Wang	2020-09-22	2021-03-23	2021-07-29	2022-01-12	Ongoing

EXHIBIT C

Custodian
Patrick Brady
Edward Cunningham
Paul Gennai
Kobi Glick
Jon Gold
Adam Gutterman
Greg Hartrell
David Kleidermacher
Purnima Kochikar
Mrinalini Loew
Ashish Pimplapure

EXHIBIT D

Custodian
Patrick Brady
Edward Cunningham
Paul Feng
Suzanne Frey
Paul Gennai
Kobi Glick
Jon Gold
Adam Gutterman
Greg Hartrell
Sagar Kamdar
David Kleidermacher
Purnima Kochikar
Lawrence Koh
Jim Kolotouros
Chris Li
Tian Lim
Mrinalini Loew
Ashish Pimplapure
Jamie Rosenberg
Cliff Samaniego
Sameer Samat

EXHIBIT E

Production::Begin Bates	Production::End Bates
GOOG-PLAY-000326905	GOOG-PLAY-000326907
GOOG-PLAY-000353866	GOOG-PLAY-000353866
GOOG-PLAY-000236038	GOOG-PLAY-000236038
GOOG-PLAY-000087767	GOOG-PLAY-000087767
GOOG-PLAY-000084580	GOOG-PLAY-000084581
GOOG-PLAY-000001860	GOOG-PLAY-000001860
GOOG-PLAY-000050671	GOOG-PLAY-000050671
GOOG-PLAY-000050672	GOOG-PLAY-000050673
GOOG-PLAY-000051073	GOOG-PLAY-000051074
GOOG-PLAY-000258891	GOOG-PLAY-000258891
GOOG-PLAY-000522209	GOOG-PLAY-000522209
GOOG-PLAY-000612542	GOOG-PLAY-000612542
GOOG-PLAY-000612502	GOOG-PLAY-000612504
GOOG-PLAY-000522215	GOOG-PLAY-000522215
GOOG-PLAY-000612483	GOOG-PLAY-000612484
GOOG-PLAY-000478888	GOOG-PLAY-000478888
GOOG-PLAY-000475241	GOOG-PLAY-000475241
GOOG-PLAY-000496819	GOOG-PLAY-000496820
GOOG-PLAY-000434727	GOOG-PLAY-000434727
GOOG-PLAY-000434324	GOOG-PLAY-000434324
GOOG-PLAY-000420804	GOOG-PLAY-000420804
GOOG-PLAY-000784373	GOOG-PLAY-000784373
GOOG-PLAY-000967657	GOOG-PLAY-000967657
GOOG-PLAY-000807029	GOOG-PLAY-000807029
GOOG-PLAY-000807026	GOOG-PLAY-000807028
GOOG-PLAY-000946142	GOOG-PLAY-000946142
GOOG-PLAY-000946051	GOOG-PLAY-000946051
GOOG-PLAY-001037010	GOOG-PLAY-001037010
GOOG-PLAY-000807392	GOOG-PLAY-000807398
GOOG-PLAY-000900805	GOOG-PLAY-000900806
GOOG-PLAY-000899741	GOOG-PLAY-000899741
GOOG-PLAY-000842643	GOOG-PLAY-000842644
GOOG-PLAY-000770157	GOOG-PLAY-000770158
GOOG-PLAY-000770289	GOOG-PLAY-000770290
GOOG-PLAY-000906448	GOOG-PLAY-000906448
GOOG-PLAY-000769743	GOOG-PLAY-000769744
GOOG-PLAY-000768434	GOOG-PLAY-000768434
GOOG-PLAY-000902962	GOOG-PLAY-000902964
GOOG-PLAY-000806876	GOOG-PLAY-000806884
GOOG-PLAY-000807500	GOOG-PLAY-000807500
GOOG-PLAY-000796991	GOOG-PLAY-000796992
GOOG-PLAY-000855825	GOOG-PLAY-000855833

GOOG-PLAY-001137834	GOOG-PLAY-001137834
GOOG-PLAY-001065531	GOOG-PLAY-001065531
GOOG-PLAY-001201389	GOOG-PLAY-001201390
GOOG-PLAY-001201319	GOOG-PLAY-001201321
GOOG-PLAY-001200191	GOOG-PLAY-001200192
GOOG-PLAY-001447071	GOOG-PLAY-001447072
GOOG-PLAY-002380837	GOOG-PLAY-002380837
GOOG-PLAY-002405075	GOOG-PLAY-002405075
GOOG-PLAY-002343851	GOOG-PLAY-002343855
GOOG-PLAY-001583870	GOOG-PLAY-001583871
GOOG-PLAY-002384392	GOOG-PLAY-002384392
GOOG-PLAY-001584509	GOOG-PLAY-001584511
GOOG-PLAY-001581375	GOOG-PLAY-001581378
GOOG-PLAY-002064855	GOOG-PLAY-002064856
GOOG-PLAY-002064851	GOOG-PLAY-002064854
GOOG-PLAY-002050150	GOOG-PLAY-002050150
GOOG-PLAY-002063666	GOOG-PLAY-002063670
GOOG-PLAY-002063306	GOOG-PLAY-002063312
GOOG-PLAY-001739973	GOOG-PLAY-001739979
GOOG-PLAY-002070288	GOOG-PLAY-002070289
GOOG-PLAY-002070168	GOOG-PLAY-002070170
GOOG-PLAY-001738702	GOOG-PLAY-001738705
GOOG-PLAY-002046396	GOOG-PLAY-002046396
GOOG-PLAY-002069278	GOOG-PLAY-002069279
GOOG-PLAY-002046327	GOOG-PLAY-002046331
GOOG-PLAY-002068611	GOOG-PLAY-002068613
GOOG-PLAY-002059578	GOOG-PLAY-002059582
GOOG-PLAY-002044587	GOOG-PLAY-002044587
GOOG-PLAY-002044243	GOOG-PLAY-002044244
GOOG-PLAY-002064164	GOOG-PLAY-002064164
GOOG-PLAY-002061877	GOOG-PLAY-002061877
GOOG-PLAY-002048275	GOOG-PLAY-002048278
GOOG-PLAY-002072013	GOOG-PLAY-002072013
GOOG-PLAY-002071408	GOOG-PLAY-002071409
GOOG-PLAY-002069962	GOOG-PLAY-002069962
GOOG-PLAY-002069418	GOOG-PLAY-002069421
GOOG-PLAY-002044075	GOOG-PLAY-002044075
GOOG-PLAY-002065487	GOOG-PLAY-002065492
GOOG-PLAY-001740189	GOOG-PLAY-001740191
GOOG-PLAY-001738710	GOOG-PLAY-001738711
GOOG-PLAY-001735654	GOOG-PLAY-001735655
GOOG-PLAY-001737256	GOOG-PLAY-001737260
GOOG-PLAY-001739161	GOOG-PLAY-001739170

GOOG-PLAY-001741487	GOOG-PLAY-001741487
GOOG-PLAY-001741382	GOOG-PLAY-001741385
GOOG-PLAY-001741343	GOOG-PLAY-001741347
GOOG-PLAY-001740934	GOOG-PLAY-001740940
GOOG-PLAY-001741689	GOOG-PLAY-001741689
GOOG-PLAY-001741644	GOOG-PLAY-001741646
GOOG-PLAY-001741526	GOOG-PLAY-001741527
GOOG-PLAY-001741042	GOOG-PLAY-001741042
GOOG-PLAY-001740551	GOOG-PLAY-001740552
GOOG-PLAY-002341742	GOOG-PLAY-002341746
GOOG-PLAY-002402194	GOOG-PLAY-002402194
GOOG-PLAY-002402135	GOOG-PLAY-002402135
GOOG-PLAY-002400764	GOOG-PLAY-002400764
GOOG-PLAY-002399033	GOOG-PLAY-002399034
GOOG-PLAY-001856748	GOOG-PLAY-001856748
GOOG-PLAY-001843306	GOOG-PLAY-001843307
GOOG-PLAY-001868299	GOOG-PLAY-001868299
GOOG-PLAY-001844189	GOOG-PLAY-001844191
GOOG-PLAY-002405070	GOOG-PLAY-002405070
GOOG-PLAY-002404636	GOOG-PLAY-002404636
GOOG-PLAY-002403144	GOOG-PLAY-002403144
GOOG-PLAY-002402618	GOOG-PLAY-002402619
GOOG-PLAY-002388833	GOOG-PLAY-002388833
GOOG-PLAY-002388315	GOOG-PLAY-002388317
GOOG-PLAY-002380723	GOOG-PLAY-002380729
GOOG-PLAY-002403661	GOOG-PLAY-002403661
GOOG-PLAY-002403174	GOOG-PLAY-002403174
GOOG-PLAY-002403252	GOOG-PLAY-002403253
GOOG-PLAY-002388374	GOOG-PLAY-002388374
GOOG-PLAY-002386947	GOOG-PLAY-002386947
GOOG-PLAY-002384214	GOOG-PLAY-002384215
GOOG-PLAY-002122491	GOOG-PLAY-002122493
GOOG-PLAY-002122363	GOOG-PLAY-002122364
GOOG-PLAY-002121910	GOOG-PLAY-002121912
GOOG-PLAY-002629963	GOOG-PLAY-002629965
GOOG-PLAY-001557789	GOOG-PLAY-001557789
GOOG-PLAY-001583165	GOOG-PLAY-001583165
GOOG-PLAY-002071077	GOOG-PLAY-002071080
GOOG-PLAY-002069718	GOOG-PLAY-002069719
GOOG-PLAY-001842157	GOOG-PLAY-001842157
GOOG-PLAY-001702745	GOOG-PLAY-001702745
GOOG-PLAY-001741665	GOOG-PLAY-001741665
GOOG-PLAY-001741420	GOOG-PLAY-001741421

GOOG-PLAY-001741418	GOOG-PLAY-001741419
GOOG-PLAY-001741486	GOOG-PLAY-001741486
GOOG-PLAY-001741393	GOOG-PLAY-001741398
GOOG-PLAY-001740601	GOOG-PLAY-001740603
GOOG-PLAY-001639340	GOOG-PLAY-001639340
GOOG-PLAY-002343918	GOOG-PLAY-002343922
GOOG-PLAY-002326207	GOOG-PLAY-002326209
GOOG-PLAY-002404546	GOOG-PLAY-002404548
GOOG-PLAY-002403159	GOOG-PLAY-002403159
GOOG-PLAY-002402693	GOOG-PLAY-002402693
GOOG-PLAY-002402519	GOOG-PLAY-002402523
GOOG-PLAY-002404739	GOOG-PLAY-002404740
GOOG-PLAY-002403087	GOOG-PLAY-002403088
GOOG-PLAY-002383793	GOOG-PLAY-002383793
GOOG-PLAY-001956162	GOOG-PLAY-001956162
GOOG-PLAY-001926080	GOOG-PLAY-001926081
GOOG-PLAY-001924285	GOOG-PLAY-001924285
GOOG-PLAY-002587589	GOOG-PLAY-002587589
GOOG-PLAY-001965094	GOOG-PLAY-001965109
GOOG-PLAY-002531490	GOOG-PLAY-002531490
GOOG-PLAY-002497550	GOOG-PLAY-002497551
GOOG-PLAY-002492105	GOOG-PLAY-002492107
GOOG-PLAY-002491920	GOOG-PLAY-002491923
GOOG-PLAY-002485282	GOOG-PLAY-002485285
GOOG-PLAY-002482957	GOOG-PLAY-002482957
GOOG-PLAY-002474297	GOOG-PLAY-002474299
GOOG-PLAY-002481897	GOOG-PLAY-002481897
GOOG-PLAY-002468426	GOOG-PLAY-002468427
GOOG-PLAY-002471761	GOOG-PLAY-002471762
GOOG-PLAY-002500031	GOOG-PLAY-002500039
GOOG-PLAY-002507012	GOOG-PLAY-002507016
GOOG-PLAY-002510003	GOOG-PLAY-002510004
GOOG-PLAY-002509654	GOOG-PLAY-002509656
GOOG-PLAY-002123060	GOOG-PLAY-002123060
GOOG-PLAY-002123127	GOOG-PLAY-002123127
GOOG-PLAY-002122501	GOOG-PLAY-002122502
GOOG-PLAY-002639046	GOOG-PLAY-002639046
GOOG-PLAY-002122133	GOOG-PLAY-002122134
GOOG-PLAY-001556182	GOOG-PLAY-001556182
GOOG-PLAY-001584486	GOOG-PLAY-001584488
GOOG-PLAY-001584035	GOOG-PLAY-001584037
GOOG-PLAY-001583893	GOOG-PLAY-001583895
GOOG-PLAY-001583319	GOOG-PLAY-001583319

GOOG-PLAY-001582042	GOOG-PLAY-001582044
GOOG-PLAY-001581840	GOOG-PLAY-001581840
GOOG-PLAY-001556500	GOOG-PLAY-001556500
GOOG-PLAY-001580354	GOOG-PLAY-001580356
GOOG-PLAY-001584468	GOOG-PLAY-001584469
GOOG-PLAY-001584267	GOOG-PLAY-001584269
GOOG-PLAY-001584246	GOOG-PLAY-001584247
GOOG-PLAY-001584237	GOOG-PLAY-001584238
GOOG-PLAY-001584102	GOOG-PLAY-001584102
GOOG-PLAY-001583938	GOOG-PLAY-001583943
GOOG-PLAY-001584022	GOOG-PLAY-001584023
GOOG-PLAY-001584000	GOOG-PLAY-001584001
GOOG-PLAY-001583565	GOOG-PLAY-001583567
GOOG-PLAY-001583296	GOOG-PLAY-001583296
GOOG-PLAY-001583425	GOOG-PLAY-001583425
GOOG-PLAY-001580490	GOOG-PLAY-001580490
GOOG-PLAY-002342453	GOOG-PLAY-002342460
GOOG-PLAY-002429797	GOOG-PLAY-002429799
GOOG-PLAY-002342298	GOOG-PLAY-002342299
GOOG-PLAY-002341141	GOOG-PLAY-002341146
GOOG-PLAY-002327023	GOOG-PLAY-002327023
GOOG-PLAY-001639541	GOOG-PLAY-001639542
GOOG-PLAY-002343988	GOOG-PLAY-002343990
GOOG-PLAY-002343065	GOOG-PLAY-002343068
GOOG-PLAY-002331385	GOOG-PLAY-002331386
GOOG-PLAY-002337209	GOOG-PLAY-002337209
GOOG-PLAY-002122082	GOOG-PLAY-002122082
GOOG-PLAY-002121827	GOOG-PLAY-002121828
GOOG-PLAY-002067899	GOOG-PLAY-002067900
GOOG-PLAY-002044599	GOOG-PLAY-002044599
GOOG-PLAY-001914657	GOOG-PLAY-001914658
GOOG-PLAY-002121183	GOOG-PLAY-002121184
GOOG-PLAY-002483772	GOOG-PLAY-002483773
GOOG-PLAY-002343616	GOOG-PLAY-002343616
GOOG-PLAY-002402632	GOOG-PLAY-002402632
GOOG-PLAY-002380035	GOOG-PLAY-002380035
GOOG-PLAY-002485214	GOOG-PLAY-002485216
GOOG-PLAY-002402836	GOOG-PLAY-002402838
GOOG-PLAY-002287792	GOOG-PLAY-002287792
GOOG-PLAY-002250514	GOOG-PLAY-002250515
GOOG-PLAY-002069056	GOOG-PLAY-002069058
GOOG-PLAY-002064161	GOOG-PLAY-002064162
GOOG-PLAY-001950099	GOOG-PLAY-001950099

GOOG-PLAY-001582588	GOOG-PLAY-001582588
GOOG-PLAY-002474142	GOOG-PLAY-002474144
GOOG-PLAY-001964640	GOOG-PLAY-001964640
GOOG-PLAY-001964412	GOOG-PLAY-001964412
GOOG-PLAY-001872588	GOOG-PLAY-001872588
GOOG-PLAY-001964401	GOOG-PLAY-001964401
GOOG-PLAY-002061817	GOOG-PLAY-002061820
GOOG-PLAY-002061065	GOOG-PLAY-002061066
GOOG-PLAY-002066057	GOOG-PLAY-002066065
GOOG-PLAY-002063721	GOOG-PLAY-002063739
GOOG-PLAY-002402475	GOOG-PLAY-002402475
GOOG-PLAY-001926605	GOOG-PLAY-001926606
GOOG-PLAY-002383605	GOOG-PLAY-002383606
GOOG-PLAY-002245062	GOOG-PLAY-002245064
GOOG-PLAY-001584117	GOOG-PLAY-001584117
GOOG-PLAY-001583954	GOOG-PLAY-001583954
GOOG-PLAY-002073349	GOOG-PLAY-002073351
GOOG-PLAY-003575459	GOOG-PLAY-003575459
GOOG-PLAY-003575488	GOOG-PLAY-003575488
GOOG-PLAY-003575458	GOOG-PLAY-003575458
GOOG-PLAY-003575491	GOOG-PLAY-003575491
GOOG-PLAY-003575490	GOOG-PLAY-003575490
GOOG-PLAY-003575492	GOOG-PLAY-003575493
GOOG-PLAY-003575565	GOOG-PLAY-003575565
GOOG-PLAY-003575575	GOOG-PLAY-003575575
GOOG-PLAY-003575579	GOOG-PLAY-003575580
GOOG-PLAY-003575581	GOOG-PLAY-003575581
GOOG-PLAY-003575495	GOOG-PLAY-003575495
GOOG-PLAY-003575525	GOOG-PLAY-003575525
GOOG-PLAY-003575526	GOOG-PLAY-003575529
GOOG-PLAY-003575535	GOOG-PLAY-003575535
GOOG-PLAY-003575536	GOOG-PLAY-003575536
GOOG-PLAY-003575564	GOOG-PLAY-003575564
GOOG-PLAY-003575577	GOOG-PLAY-003575578
GOOG-PLAY-003575489	GOOG-PLAY-003575489
GOOG-PLAY-003575573	GOOG-PLAY-003575573
GOOG-PLAY-003575574	GOOG-PLAY-003575574
GOOG-PLAY-003575630	GOOG-PLAY-003575630
GOOG-PLAY-003526996	GOOG-PLAY-003526996
GOOG-PLAY-003526999	GOOG-PLAY-003526999
GOOG-PLAY-003527000	GOOG-PLAY-003527000
GOOG-PLAY-003605132	GOOG-PLAY-003605133
GOOG-PLAY-003605135	GOOG-PLAY-003605137

GOOG-PLAY-003605119	GOOG-PLAY-003605120
GOOG-PLAY-003605156	GOOG-PLAY-003605157
GOOG-PLAY-003836357	GOOG-PLAY-003836357
GOOG-PLAY-004095624	GOOG-PLAY-004095624
GOOG-PLAY-003527007	GOOG-PLAY-003527008
GOOG-PLAY-003527009	GOOG-PLAY-003527009
GOOG-PLAY-003575553	GOOG-PLAY-003575554
GOOG-PLAY-003575546	GOOG-PLAY-003575546
GOOG-PLAY-003575555	GOOG-PLAY-003575555
GOOG-PLAY-003575654	GOOG-PLAY-003575654
GOOG-PLAY-003575675	GOOG-PLAY-003575676
GOOG-PLAY-003600814	GOOG-PLAY-003600816
GOOG-PLAY-003822896	GOOG-PLAY-003822897
GOOG-PLAY-003822887	GOOG-PLAY-003822888
GOOG-PLAY-004008919	GOOG-PLAY-004008920
GOOG-PLAY-004012178	GOOG-PLAY-004012180
GOOG-PLAY-003605121	GOOG-PLAY-003605121
GOOG-PLAY-003605139	GOOG-PLAY-003605139
GOOG-PLAY-003605141	GOOG-PLAY-003605142
GOOG-PLAY-003605143	GOOG-PLAY-003605143
GOOG-PLAY-003605144	GOOG-PLAY-003605144
GOOG-PLAY-003605146	GOOG-PLAY-003605146
GOOG-PLAY-003605149	GOOG-PLAY-003605150
GOOG-PLAY-003605151	GOOG-PLAY-003605152
GOOG-PLAY-003605153	GOOG-PLAY-003605153
GOOG-PLAY-003605154	GOOG-PLAY-003605154
GOOG-PLAY-003605158	GOOG-PLAY-003605158
GOOG-PLAY-003605161	GOOG-PLAY-003605163
GOOG-PLAY-003605166	GOOG-PLAY-003605167
GOOG-PLAY-003605170	GOOG-PLAY-003605170
GOOG-PLAY-003575478	GOOG-PLAY-003575480
GOOG-PLAY-003575483	GOOG-PLAY-003575483
GOOG-PLAY-003575486	GOOG-PLAY-003575486
GOOG-PLAY-003575501	GOOG-PLAY-003575501
GOOG-PLAY-003575509	GOOG-PLAY-003575509
GOOG-PLAY-003575487	GOOG-PLAY-003575487
GOOG-PLAY-003575494	GOOG-PLAY-003575494
GOOG-PLAY-003575502	GOOG-PLAY-003575506
GOOG-PLAY-003605128	GOOG-PLAY-003605129
GOOG-PLAY-003605130	GOOG-PLAY-003605130
GOOG-PLAY-003605147	GOOG-PLAY-003605147
GOOG-PLAY-003605148	GOOG-PLAY-003605148
GOOG-PLAY-003605159	GOOG-PLAY-003605160

GOOG-PLAY-003605164	GOOG-PLAY-003605164
GOOG-PLAY-003605165	GOOG-PLAY-003605165
GOOG-PLAY-003605168	GOOG-PLAY-003605168
GOOG-PLAY-003605169	GOOG-PLAY-003605169
GOOG-PLAY-003605176	GOOG-PLAY-003605178
GOOG-PLAY-003605179	GOOG-PLAY-003605179
GOOG-PLAY-003605190	GOOG-PLAY-003605190
GOOG-PLAY-003575637	GOOG-PLAY-003575637
GOOG-PLAY-003575656	GOOG-PLAY-003575656
GOOG-PLAY-003575667	GOOG-PLAY-003575668
GOOG-PLAY-003575673	GOOG-PLAY-003575673
GOOG-PLAY-003575585	GOOG-PLAY-003575586
GOOG-PLAY-003575595	GOOG-PLAY-003575599
GOOG-PLAY-003575601	GOOG-PLAY-003575601
GOOG-PLAY-003575669	GOOG-PLAY-003575670
GOOG-PLAY-003575693	GOOG-PLAY-003575695
GOOG-PLAY-003575701	GOOG-PLAY-003575702
GOOG-PLAY-003605180	GOOG-PLAY-003605180
GOOG-PLAY-003605181	GOOG-PLAY-003605183
GOOG-PLAY-003605189	GOOG-PLAY-003605189
GOOG-PLAY-003605193	GOOG-PLAY-003605193
GOOG-PLAY-003605194	GOOG-PLAY-003605195
GOOG-PLAY-003810577	GOOG-PLAY-003810577
GOOG-PLAY-003575453	GOOG-PLAY-003575454
GOOG-PLAY-003527027	GOOG-PLAY-003527028
GOOG-PLAY-003527070	GOOG-PLAY-003527072
GOOG-PLAY-003600125	GOOG-PLAY-003600126
GOOG-PLAY-003575464	GOOG-PLAY-003575464
GOOG-PLAY-003575469	GOOG-PLAY-003575470
GOOG-PLAY-003575471	GOOG-PLAY-003575471
GOOG-PLAY-003575477	GOOG-PLAY-003575477
GOOG-PLAY-003575481	GOOG-PLAY-003575481
GOOG-PLAY-003575484	GOOG-PLAY-003575484
GOOG-PLAY-003575498	GOOG-PLAY-003575499
GOOG-PLAY-003575500	GOOG-PLAY-003575500
GOOG-PLAY-003575510	GOOG-PLAY-003575510
GOOG-PLAY-003575511	GOOG-PLAY-003575511
GOOG-PLAY-003575512	GOOG-PLAY-003575512
GOOG-PLAY-003575517	GOOG-PLAY-003575517
GOOG-PLAY-003575530	GOOG-PLAY-003575530
GOOG-PLAY-003575531	GOOG-PLAY-003575531
GOOG-PLAY-003575533	GOOG-PLAY-003575533
GOOG-PLAY-003575537	GOOG-PLAY-003575537

GOOG-PLAY-003575538	GOOG-PLAY-003575539
GOOG-PLAY-003575541	GOOG-PLAY-003575541
GOOG-PLAY-003575542	GOOG-PLAY-003575542
GOOG-PLAY-003575551	GOOG-PLAY-003575551
GOOG-PLAY-003575552	GOOG-PLAY-003575552
GOOG-PLAY-003575556	GOOG-PLAY-003575556
GOOG-PLAY-003575571	GOOG-PLAY-003575571
GOOG-PLAY-003575576	GOOG-PLAY-003575576
GOOG-PLAY-003527054	GOOG-PLAY-003527057
GOOG-PLAY-003527061	GOOG-PLAY-003527062
GOOG-PLAY-003575582	GOOG-PLAY-003575582
GOOG-PLAY-003593546	GOOG-PLAY-003593547
GOOG-PLAY-003575455	GOOG-PLAY-003575455
GOOG-PLAY-003575456	GOOG-PLAY-003575456
GOOG-PLAY-003575460	GOOG-PLAY-003575462
GOOG-PLAY-003575463	GOOG-PLAY-003575463
GOOG-PLAY-003575465	GOOG-PLAY-003575465
GOOG-PLAY-003575466	GOOG-PLAY-003575467
GOOG-PLAY-003575468	GOOG-PLAY-003575468
GOOG-PLAY-003575473	GOOG-PLAY-003575473
GOOG-PLAY-003575474	GOOG-PLAY-003575474
GOOG-PLAY-003575476	GOOG-PLAY-003575476
GOOG-PLAY-003575485	GOOG-PLAY-003575485
GOOG-PLAY-003575507	GOOG-PLAY-003575507
GOOG-PLAY-003575508	GOOG-PLAY-003575508
GOOG-PLAY-003575513	GOOG-PLAY-003575514
GOOG-PLAY-003575515	GOOG-PLAY-003575515
GOOG-PLAY-003575516	GOOG-PLAY-003575516
GOOG-PLAY-003575521	GOOG-PLAY-003575521
GOOG-PLAY-003575522	GOOG-PLAY-003575522
GOOG-PLAY-003575534	GOOG-PLAY-003575534
GOOG-PLAY-003575540	GOOG-PLAY-003575540
GOOG-PLAY-003575544	GOOG-PLAY-003575544
GOOG-PLAY-003575547	GOOG-PLAY-003575548
GOOG-PLAY-003575549	GOOG-PLAY-003575550
GOOG-PLAY-003575570	GOOG-PLAY-003575570
GOOG-PLAY-003575572	GOOG-PLAY-003575572
GOOG-PLAY-003575583	GOOG-PLAY-003575583
GOOG-PLAY-003575584	GOOG-PLAY-003575584
GOOG-PLAY-003575589	GOOG-PLAY-003575589
GOOG-PLAY-003575602	GOOG-PLAY-003575605
GOOG-PLAY-003575607	GOOG-PLAY-003575610
GOOG-PLAY-003575611	GOOG-PLAY-003575611

GOOG-PLAY-003575612	GOOG-PLAY-003575612
GOOG-PLAY-003575613	GOOG-PLAY-003575613
GOOG-PLAY-003575615	GOOG-PLAY-003575615
GOOG-PLAY-003575617	GOOG-PLAY-003575617
GOOG-PLAY-003575620	GOOG-PLAY-003575621
GOOG-PLAY-003575638	GOOG-PLAY-003575638
GOOG-PLAY-003575643	GOOG-PLAY-003575643
GOOG-PLAY-003575644	GOOG-PLAY-003575644
GOOG-PLAY-003575645	GOOG-PLAY-003575646
GOOG-PLAY-003575647	GOOG-PLAY-003575647
GOOG-PLAY-003575651	GOOG-PLAY-003575651
GOOG-PLAY-003575652	GOOG-PLAY-003575653
GOOG-PLAY-003575658	GOOG-PLAY-003575659
GOOG-PLAY-003575663	GOOG-PLAY-003575664
GOOG-PLAY-003575666	GOOG-PLAY-003575666
GOOG-PLAY-003575674	GOOG-PLAY-003575674
GOOG-PLAY-003575679	GOOG-PLAY-003575682
GOOG-PLAY-003575683	GOOG-PLAY-003575683
GOOG-PLAY-003575684	GOOG-PLAY-003575684
GOOG-PLAY-003575685	GOOG-PLAY-003575685
GOOG-PLAY-003575686	GOOG-PLAY-003575688
GOOG-PLAY-003575689	GOOG-PLAY-003575691
GOOG-PLAY-003575587	GOOG-PLAY-003575587
GOOG-PLAY-003575588	GOOG-PLAY-003575588
GOOG-PLAY-003575590	GOOG-PLAY-003575590
GOOG-PLAY-003575591	GOOG-PLAY-003575593
GOOG-PLAY-003575594	GOOG-PLAY-003575594
GOOG-PLAY-003575600	GOOG-PLAY-003575600
GOOG-PLAY-003575606	GOOG-PLAY-003575606
GOOG-PLAY-003575616	GOOG-PLAY-003575616
GOOG-PLAY-003575618	GOOG-PLAY-003575618
GOOG-PLAY-003575631	GOOG-PLAY-003575633
GOOG-PLAY-003575634	GOOG-PLAY-003575634
GOOG-PLAY-003575635	GOOG-PLAY-003575636
GOOG-PLAY-003575648	GOOG-PLAY-003575649
GOOG-PLAY-003575650	GOOG-PLAY-003575650
GOOG-PLAY-003575660	GOOG-PLAY-003575660
GOOG-PLAY-003575661	GOOG-PLAY-003575662
GOOG-PLAY-003575665	GOOG-PLAY-003575665
GOOG-PLAY-003575671	GOOG-PLAY-003575672
GOOG-PLAY-003575677	GOOG-PLAY-003575678
GOOG-PLAY-003575692	GOOG-PLAY-003575692
GOOG-PLAY-003600907	GOOG-PLAY-003600909

GOOG-PLAY-003600863	GOOG-PLAY-003600863
GOOG-PLAY-003600747	GOOG-PLAY-003600751
GOOG-PLAY-003600718	GOOG-PLAY-003600720
GOOG-PLAY-003600686	GOOG-PLAY-003600687
GOOG-PLAY-003600630	GOOG-PLAY-003600632
GOOG-PLAY-003575696	GOOG-PLAY-003575697
GOOG-PLAY-003600574	GOOG-PLAY-003600576
GOOG-PLAY-003575698	GOOG-PLAY-003575698
GOOG-PLAY-003575704	GOOG-PLAY-003575704
GOOG-PLAY-003575707	GOOG-PLAY-003575707
GOOG-PLAY-003600877	GOOG-PLAY-003600879
GOOG-PLAY-003600844	GOOG-PLAY-003600846
GOOG-PLAY-003600837	GOOG-PLAY-003600838
GOOG-PLAY-003605138	GOOG-PLAY-003605138
GOOG-PLAY-003600754	GOOG-PLAY-003600755
GOOG-PLAY-003600692	GOOG-PLAY-003600694
GOOG-PLAY-003600688	GOOG-PLAY-003600691
GOOG-PLAY-003600659	GOOG-PLAY-003600664
GOOG-PLAY-003600620	GOOG-PLAY-003600620
GOOG-PLAY-003575703	GOOG-PLAY-003575703
GOOG-PLAY-003605122	GOOG-PLAY-003605123
GOOG-PLAY-003605131	GOOG-PLAY-003605131
GOOG-PLAY-003605145	GOOG-PLAY-003605145
GOOG-PLAY-003930038	GOOG-PLAY-003930040
GOOG-PLAY-003683919	GOOG-PLAY-003683920
GOOG-PLAY-003946625	GOOG-PLAY-003946626
GOOG-PLAY-003666393	GOOG-PLAY-003666393
GOOG-PLAY-003526986	GOOG-PLAY-003526986
GOOG-PLAY-003526987	GOOG-PLAY-003526990
GOOG-PLAY-003526991	GOOG-PLAY-003526991
GOOG-PLAY-003526992	GOOG-PLAY-003526992
GOOG-PLAY-003526993	GOOG-PLAY-003526993
GOOG-PLAY-003527014	GOOG-PLAY-003527014
GOOG-PLAY-003527020	GOOG-PLAY-003527020
GOOG-PLAY-003526994	GOOG-PLAY-003526994
GOOG-PLAY-003526995	GOOG-PLAY-003526995
GOOG-PLAY-003526997	GOOG-PLAY-003526997
GOOG-PLAY-003526998	GOOG-PLAY-003526998
GOOG-PLAY-003527001	GOOG-PLAY-003527001
GOOG-PLAY-003527002	GOOG-PLAY-003527002
GOOG-PLAY-003527010	GOOG-PLAY-003527013
GOOG-PLAY-003527018	GOOG-PLAY-003527018
GOOG-PLAY-003527019	GOOG-PLAY-003527019

GOOG-PLAY-003527021	GOOG-PLAY-003527021
GOOG-PLAY-003527022	GOOG-PLAY-003527022
GOOG-PLAY-003527029	GOOG-PLAY-003527029
GOOG-PLAY-003527033	GOOG-PLAY-003527037
GOOG-PLAY-003527067	GOOG-PLAY-003527069
GOOG-PLAY-003527075	GOOG-PLAY-003527075
GOOG-PLAY-003527086	GOOG-PLAY-003527086
GOOG-PLAY-003527032	GOOG-PLAY-003527032
GOOG-PLAY-003527038	GOOG-PLAY-003527042
GOOG-PLAY-003527043	GOOG-PLAY-003527043
GOOG-PLAY-003527044	GOOG-PLAY-003527048
GOOG-PLAY-003527058	GOOG-PLAY-003527058
GOOG-PLAY-003527059	GOOG-PLAY-003527060
GOOG-PLAY-003527063	GOOG-PLAY-003527063
GOOG-PLAY-003527064	GOOG-PLAY-003527064
GOOG-PLAY-003527065	GOOG-PLAY-003527066
GOOG-PLAY-003527073	GOOG-PLAY-003527074
GOOG-PLAY-003527076	GOOG-PLAY-003527085
GOOG-PLAY-003955141	GOOG-PLAY-003955142
GOOG-PLAY-003953822	GOOG-PLAY-003953822
GOOG-PLAY-003953735	GOOG-PLAY-003953735
GOOG-PLAY-003950914	GOOG-PLAY-003950915
GOOG-PLAY-003950501	GOOG-PLAY-003950501
GOOG-PLAY-003949007	GOOG-PLAY-003949009
GOOG-PLAY-003948585	GOOG-PLAY-003948587
GOOG-PLAY-003948618	GOOG-PLAY-003948619
GOOG-PLAY-003954174	GOOG-PLAY-003954175
GOOG-PLAY-003953842	GOOG-PLAY-003953842
GOOG-PLAY-003950260	GOOG-PLAY-003950261
GOOG-PLAY-003949717	GOOG-PLAY-003949718
GOOG-PLAY-003946790	GOOG-PLAY-003946790
GOOG-PLAY-003836334	GOOG-PLAY-003836336
GOOG-PLAY-003575519	GOOG-PLAY-003575520
GOOG-PLAY-003575523	GOOG-PLAY-003575523
GOOG-PLAY-003575545	GOOG-PLAY-003575545
GOOG-PLAY-003575558	GOOG-PLAY-003575558
GOOG-PLAY-003575566	GOOG-PLAY-003575567
GOOG-PLAY-003575569	GOOG-PLAY-003575569
GOOG-PLAY-003600127	GOOG-PLAY-003600129
GOOG-PLAY-003575482	GOOG-PLAY-003575482
GOOG-PLAY-003575497	GOOG-PLAY-003575497
GOOG-PLAY-003575518	GOOG-PLAY-003575518
GOOG-PLAY-003575524	GOOG-PLAY-003575524

GOOG-PLAY-003575557	GOOG-PLAY-003575557
GOOG-PLAY-003575559	GOOG-PLAY-003575559
GOOG-PLAY-003575560	GOOG-PLAY-003575560
GOOG-PLAY-003592116	GOOG-PLAY-003592120
GOOG-PLAY-003598662	GOOG-PLAY-003598662
GOOG-PLAY-003575625	GOOG-PLAY-003575625
GOOG-PLAY-003600731	GOOG-PLAY-003600734
GOOG-PLAY-003600874	GOOG-PLAY-003600876
GOOG-PLAY-003600856	GOOG-PLAY-003600857
GOOG-PLAY-003600831	GOOG-PLAY-003600833
GOOG-PLAY-003600772	GOOG-PLAY-003600773
GOOG-PLAY-003600774	GOOG-PLAY-003600775
GOOG-PLAY-003600702	GOOG-PLAY-003600704
GOOG-PLAY-003600577	GOOG-PLAY-003600582
GOOG-PLAY-003600555	GOOG-PLAY-003600560
GOOG-PLAY-003527016	GOOG-PLAY-003527016
GOOG-PLAY-003605134	GOOG-PLAY-003605134
GOOG-PLAY-003605124	GOOG-PLAY-003605124
GOOG-PLAY-003605140	GOOG-PLAY-003605140
GOOG-PLAY-003930716	GOOG-PLAY-003930716
GOOG-PLAY-003930095	GOOG-PLAY-003930096
GOOG-PLAY-003954018	GOOG-PLAY-003954018
GOOG-PLAY-003949094	GOOG-PLAY-003949094
GOOG-PLAY-003711813	GOOG-PLAY-003711813
GOOG-PLAY-003706815	GOOG-PLAY-003706819
GOOG-PLAY-004093326	GOOG-PLAY-004093326
GOOG-PLAY-004093762	GOOG-PLAY-004093763
GOOG-PLAY-003560314	GOOG-PLAY-003560314
GOOG-PLAY-004011887	GOOG-PLAY-004011889
GOOG-PLAY-004011316	GOOG-PLAY-004011319
GOOG-PLAY-003835756	GOOG-PLAY-003835760
GOOG-PLAY-004136200	GOOG-PLAY-004136204
GOOG-PLAY-004136955	GOOG-PLAY-004136955
GOOG-PLAY-003546677	GOOG-PLAY-003546677
GOOG-PLAY-003546516	GOOG-PLAY-003546516
GOOG-PLAY-003537130	GOOG-PLAY-003537133
GOOG-PLAY-003546289	GOOG-PLAY-003546291
GOOG-PLAY-003547120	GOOG-PLAY-003547120
GOOG-PLAY-003547047	GOOG-PLAY-003547048
GOOG-PLAY-003547034	GOOG-PLAY-003547038
GOOG-PLAY-003546809	GOOG-PLAY-003546810
GOOG-PLAY-003546821	GOOG-PLAY-003546821
GOOG-PLAY-003546714	GOOG-PLAY-003546715

GOOG-PLAY-003835630	GOOG-PLAY-003835630
GOOG-PLAY-003835537	GOOG-PLAY-003835537
GOOG-PLAY-003966960	GOOG-PLAY-003966960
GOOG-PLAY-003568798	GOOG-PLAY-003568801
GOOG-PLAY-003930374	GOOG-PLAY-003930374
GOOG-PLAY-003930308	GOOG-PLAY-003930308
GOOG-PLAY-003930195	GOOG-PLAY-003930196
GOOG-PLAY-003930008	GOOG-PLAY-003930013
GOOG-PLAY-003905259	GOOG-PLAY-003905260
GOOG-PLAY-003568761	GOOG-PLAY-003568761
GOOG-PLAY-003930707	GOOG-PLAY-003930708
GOOG-PLAY-003929997	GOOG-PLAY-003929997
GOOG-PLAY-003929967	GOOG-PLAY-003929967
GOOG-PLAY-003575475	GOOG-PLAY-003575475
GOOG-PLAY-003836249	GOOG-PLAY-003836249
GOOG-PLAY-003836380	GOOG-PLAY-003836380
GOOG-PLAY-003835534	GOOG-PLAY-003835534
GOOG-PLAY-003575568	GOOG-PLAY-003575568
GOOG-PLAY-003575472	GOOG-PLAY-003575472
GOOG-PLAY-003575614	GOOG-PLAY-003575614
GOOG-PLAY-003575619	GOOG-PLAY-003575619
GOOG-PLAY-003575623	GOOG-PLAY-003575623
GOOG-PLAY-003575642	GOOG-PLAY-003575642
GOOG-PLAY-003575657	GOOG-PLAY-003575657
GOOG-PLAY-003575705	GOOG-PLAY-003575705
GOOG-PLAY-003527026	GOOG-PLAY-003527026
GOOG-PLAY-003937014	GOOG-PLAY-003937015
GOOG-PLAY-003936742	GOOG-PLAY-003936742
GOOG-PLAY-003895668	GOOG-PLAY-003895669
GOOG-PLAY-003897394	GOOG-PLAY-003897395
GOOG-PLAY-003891048	GOOG-PLAY-003891048
GOOG-PLAY-003888509	GOOG-PLAY-003888510
GOOG-PLAY-003888275	GOOG-PLAY-003888276
GOOG-PLAY-003895315	GOOG-PLAY-003895316
GOOG-PLAY-003895293	GOOG-PLAY-003895294
GOOG-PLAY-003895768	GOOG-PLAY-003895768
GOOG-PLAY-003896477	GOOG-PLAY-003896477
GOOG-PLAY-003899327	GOOG-PLAY-003899327
GOOG-PLAY-003895126	GOOG-PLAY-003895126
GOOG-PLAY-003894802	GOOG-PLAY-003894804
GOOG-PLAY-003883908	GOOG-PLAY-003883909
GOOG-PLAY-003883264	GOOG-PLAY-003883264
GOOG-PLAY-004145883	GOOG-PLAY-004145883

GOOG-PLAY-003894444	GOOG-PLAY-003894445
GOOG-PLAY-003891276	GOOG-PLAY-003891276
GOOG-PLAY-003683744	GOOG-PLAY-003683744
GOOG-PLAY-003985339	GOOG-PLAY-003985341
GOOG-PLAY-004094032	GOOG-PLAY-004094033
GOOG-PLAY-003575622	GOOG-PLAY-003575622
GOOG-PLAY-003575699	GOOG-PLAY-003575700
GOOG-PLAY-003527024	GOOG-PLAY-003527025
GOOG-PLAY-003527049	GOOG-PLAY-003527049
GOOG-PLAY-003527030	GOOG-PLAY-003527031
GOOG-PLAY-003605125	GOOG-PLAY-003605127
GOOG-PLAY-003605155	GOOG-PLAY-003605155
GOOG-PLAY-003605186	GOOG-PLAY-003605188
GOOG-PLAY-003605196	GOOG-PLAY-003605196
GOOG-PLAY-003605191	GOOG-PLAY-003605191
GOOG-PLAY-003605198	GOOG-PLAY-003605199
GOOG-PLAY-003714889	GOOG-PLAY-003714889
GOOG-PLAY-003666392	GOOG-PLAY-003666392
GOOG-PLAY-003575496	GOOG-PLAY-003575496
GOOG-PLAY-003575532	GOOG-PLAY-003575532
GOOG-PLAY-003575561	GOOG-PLAY-003575562
GOOG-PLAY-003575563	GOOG-PLAY-003575563
GOOG-PLAY-003575655	GOOG-PLAY-003575655
GOOG-PLAY-003527004	GOOG-PLAY-003527006
GOOG-PLAY-003527023	GOOG-PLAY-003527023
GOOG-PLAY-003605197	GOOG-PLAY-003605197
GOOG-PLAY-003811246	GOOG-PLAY-003811247
GOOG-PLAY-003946691	GOOG-PLAY-003946691
GOOG-PLAY-003575457	GOOG-PLAY-003575457
GOOG-PLAY-003575543	GOOG-PLAY-003575543
GOOG-PLAY-003598616	GOOG-PLAY-003598616
GOOG-PLAY-003575626	GOOG-PLAY-003575629
GOOG-PLAY-003575639	GOOG-PLAY-003575641
GOOG-PLAY-003575706	GOOG-PLAY-003575706
GOOG-PLAY-003605171	GOOG-PLAY-003605175
GOOG-PLAY-003605192	GOOG-PLAY-003605192
GOOG-PLAY-003823193	GOOG-PLAY-003823193
GOOG-PLAY-003710534	GOOG-PLAY-003710535
GOOG-PLAY-003592184	GOOG-PLAY-003592186
GOOG-PLAY-003605184	GOOG-PLAY-003605185
GOOG-PLAY-003950771	GOOG-PLAY-003950771
GOOG-PLAY-003929257	GOOG-PLAY-003929258
GOOG-PLAY-003928763	GOOG-PLAY-003928763

GOOG-PLAY-004137153	GOOG-PLAY-004137153
GOOG-PLAY-003818370	GOOG-PLAY-003818370
GOOG-PLAY-003681929	GOOG-PLAY-003681930
GOOG-PLAY-003681591	GOOG-PLAY-003681591
GOOG-PLAY-003832276	GOOG-PLAY-003832276
GOOG-PLAY-003761082	GOOG-PLAY-003761085
GOOG-PLAY-003765204	GOOG-PLAY-003765205
GOOG-PLAY-003761121	GOOG-PLAY-003761123
GOOG-PLAY-003760448	GOOG-PLAY-003760449
GOOG-PLAY-003737190	GOOG-PLAY-003737190
GOOG-PLAY-003736636	GOOG-PLAY-003736636
GOOG-PLAY-003771251	GOOG-PLAY-003771251
GOOG-PLAY-003773972	GOOG-PLAY-003773972
GOOG-PLAY-004259542	GOOG-PLAY-004259542
GOOG-PLAY-004259533	GOOG-PLAY-004259535
GOOG-PLAY-004259159	GOOG-PLAY-004259160
GOOG-PLAY-004760342	GOOG-PLAY-004760342
GOOG-PLAY-004760343	GOOG-PLAY-004760352
GOOG-PLAY-004267856	GOOG-PLAY-004267857
GOOG-PLAY-004248493	GOOG-PLAY-004248493
GOOG-PLAY-004760050	GOOG-PLAY-004760051
GOOG-PLAY-004450620	GOOG-PLAY-004450625
GOOG-PLAY-004328097	GOOG-PLAY-004328101
GOOG-PLAY-004455818	GOOG-PLAY-004455821
GOOG-PLAY-004248995	GOOG-PLAY-004248997
GOOG-PLAY-004268114	GOOG-PLAY-004268115
GOOG-PLAY-004267858	GOOG-PLAY-004267858
GOOG-PLAY-004485054	GOOG-PLAY-004485054
GOOG-PLAY-006720175	GOOG-PLAY-006720176
GOOG-PLAY-006763877	GOOG-PLAY-006763878
GOOG-PLAY-005576717	GOOG-PLAY-005576718
GOOG-PLAY-005601974	GOOG-PLAY-005601974
GOOG-PLAY-005601967	GOOG-PLAY-005601970
GOOG-PLAY-006358097	GOOG-PLAY-006358097
GOOG-PLAY-005541229	GOOG-PLAY-005541229
GOOG-PLAY-006690428	GOOG-PLAY-006690431
GOOG-PLAY-006600693	GOOG-PLAY-006600693
GOOG-PLAY-005694210	GOOG-PLAY-005694213
GOOG-PLAY-007207463	GOOG-PLAY-007207463
GOOG-PLAY-007207172	GOOG-PLAY-007207172
GOOG-PLAY-007206987	GOOG-PLAY-007206988
GOOG-PLAY-007206835	GOOG-PLAY-007206835
GOOG-PLAY-007206236	GOOG-PLAY-007206241

GOOG-PLAY-007206085	GOOG-PLAY-007206086
GOOG-PLAY-007206063	GOOG-PLAY-007206063
GOOG-PLAY-007205148	GOOG-PLAY-007205150
GOOG-PLAY-007205041	GOOG-PLAY-007205042
GOOG-PLAY-007204755	GOOG-PLAY-007204755
GOOG-PLAY-007204577	GOOG-PLAY-007204578
GOOG-PLAY-007207429	GOOG-PLAY-007207430
GOOG-PLAY-007206381	GOOG-PLAY-007206381
GOOG-PLAY-007206305	GOOG-PLAY-007206306
GOOG-PLAY-007206243	GOOG-PLAY-007206243
GOOG-PLAY-007204747	GOOG-PLAY-007204752
GOOG-PLAY-007235515	GOOG-PLAY-007235515
GOOG-PLAY-007235501	GOOG-PLAY-007235501
GOOG-PLAY-007235430	GOOG-PLAY-007235432
GOOG-PLAY-007235420	GOOG-PLAY-007235422
GOOG-PLAY-007235241	GOOG-PLAY-007235242
GOOG-PLAY-007233966	GOOG-PLAY-007233967
GOOG-PLAY-007233695	GOOG-PLAY-007233695
GOOG-PLAY-007233532	GOOG-PLAY-007233533
GOOG-PLAY-007235669	GOOG-PLAY-007235669
GOOG-PLAY-007235668	GOOG-PLAY-007235668
GOOG-PLAY-007235489	GOOG-PLAY-007235490
GOOG-PLAY-007235219	GOOG-PLAY-007235219
GOOG-PLAY-007235040	GOOG-PLAY-007235041
GOOG-PLAY-007234895	GOOG-PLAY-007234896
GOOG-PLAY-007234887	GOOG-PLAY-007234887
GOOG-PLAY-007234693	GOOG-PLAY-007234694
GOOG-PLAY-007234422	GOOG-PLAY-007234425
GOOG-PLAY-007234156	GOOG-PLAY-007234157
GOOG-PLAY-007233877	GOOG-PLAY-007233877
GOOG-PLAY-007233529	GOOG-PLAY-007233530
GOOG-PLAY-007229157	GOOG-PLAY-007229157
GOOG-PLAY-007227368	GOOG-PLAY-007227368
GOOG-PLAY-007229814	GOOG-PLAY-007229815
GOOG-PLAY-007229590	GOOG-PLAY-007229590
GOOG-PLAY-007229217	GOOG-PLAY-007229220
GOOG-PLAY-007228844	GOOG-PLAY-007228845
GOOG-PLAY-007227038	GOOG-PLAY-007227040
GOOG-PLAY-007204113	GOOG-PLAY-007204113
GOOG-PLAY-007204007	GOOG-PLAY-007204007
GOOG-PLAY-007203335	GOOG-PLAY-007203335
GOOG-PLAY-007204430	GOOG-PLAY-007204430
GOOG-PLAY-007204024	GOOG-PLAY-007204024

GOOG-PLAY-007203657	GOOG-PLAY-007203657
GOOG-PLAY-007210569	GOOG-PLAY-007210575
GOOG-PLAY-007210502	GOOG-PLAY-007210502
GOOG-PLAY-007210526	GOOG-PLAY-007210526
GOOG-PLAY-007210258	GOOG-PLAY-007210259
GOOG-PLAY-007210060	GOOG-PLAY-007210061
GOOG-PLAY-007209533	GOOG-PLAY-007209533
GOOG-PLAY-007208965	GOOG-PLAY-007208965
GOOG-PLAY-007208699	GOOG-PLAY-007208702
GOOG-PLAY-007209260	GOOG-PLAY-007209261
GOOG-PLAY-007208770	GOOG-PLAY-007208771
GOOG-PLAY-007208076	GOOG-PLAY-007208076
GOOG-PLAY-007208118	GOOG-PLAY-007208118
GOOG-PLAY-007203336	GOOG-PLAY-007203336
GOOG-PLAY-007256286	GOOG-PLAY-007256287
GOOG-PLAY-007252667	GOOG-PLAY-007252667
GOOG-PLAY-007252028	GOOG-PLAY-007252029
GOOG-PLAY-007257100	GOOG-PLAY-007257102
GOOG-PLAY-007257137	GOOG-PLAY-007257137
GOOG-PLAY-007257279	GOOG-PLAY-007257279
GOOG-PLAY-007257421	GOOG-PLAY-007257422
GOOG-PLAY-007256973	GOOG-PLAY-007256976
GOOG-PLAY-007256816	GOOG-PLAY-007256817
GOOG-PLAY-007256671	GOOG-PLAY-007256671
GOOG-PLAY-007231568	GOOG-PLAY-007231570
GOOG-PLAY-007231493	GOOG-PLAY-007231495
GOOG-PLAY-007230199	GOOG-PLAY-007230200
GOOG-PLAY-007229906	GOOG-PLAY-007229909
GOOG-PLAY-007256527	GOOG-PLAY-007256532
GOOG-PLAY-007256492	GOOG-PLAY-007256492
GOOG-PLAY-007255796	GOOG-PLAY-007255796
GOOG-PLAY-007255784	GOOG-PLAY-007255784
GOOG-PLAY-007254758	GOOG-PLAY-007254759
GOOG-PLAY-007253192	GOOG-PLAY-007253192
GOOG-PLAY-007252603	GOOG-PLAY-007252604
GOOG-PLAY-007258721	GOOG-PLAY-007258721
GOOG-PLAY-007258659	GOOG-PLAY-007258660
GOOG-PLAY-007258177	GOOG-PLAY-007258177
GOOG-PLAY-007257911	GOOG-PLAY-007257911
GOOG-PLAY-007257357	GOOG-PLAY-007257359
GOOG-PLAY-007257378	GOOG-PLAY-007257379
GOOG-PLAY-007257219	GOOG-PLAY-007257219
GOOG-PLAY-007257206	GOOG-PLAY-007257206

GOOG-PLAY-007257250	GOOG-PLAY-007257252
GOOG-PLAY-007257040	GOOG-PLAY-007257040
GOOG-PLAY-007256957	GOOG-PLAY-007256957
GOOG-PLAY-007256803	GOOG-PLAY-007256803
GOOG-PLAY-007256706	GOOG-PLAY-007256707
GOOG-PLAY-007230258	GOOG-PLAY-007230258
GOOG-PLAY-007214289	GOOG-PLAY-007214290
GOOG-PLAY-007213935	GOOG-PLAY-007213935
GOOG-PLAY-007213900	GOOG-PLAY-007213901
GOOG-PLAY-007213666	GOOG-PLAY-007213670
GOOG-PLAY-007213174	GOOG-PLAY-007213174
GOOG-PLAY-007212588	GOOG-PLAY-007212592
GOOG-PLAY-007212223	GOOG-PLAY-007212226
GOOG-PLAY-007212044	GOOG-PLAY-007212044
GOOG-PLAY-007211381	GOOG-PLAY-007211381
GOOG-PLAY-007211262	GOOG-PLAY-007211263
GOOG-PLAY-007213520	GOOG-PLAY-007213521
GOOG-PLAY-007213451	GOOG-PLAY-007213458
GOOG-PLAY-007213449	GOOG-PLAY-007213450
GOOG-PLAY-007213379	GOOG-PLAY-007213385
GOOG-PLAY-007213308	GOOG-PLAY-007213309
GOOG-PLAY-007212944	GOOG-PLAY-007212948
GOOG-PLAY-007212417	GOOG-PLAY-007212419
GOOG-PLAY-007212358	GOOG-PLAY-007212358
GOOG-PLAY-007212289	GOOG-PLAY-007212290
GOOG-PLAY-007212029	GOOG-PLAY-007212030
GOOG-PLAY-007212020	GOOG-PLAY-007212021
GOOG-PLAY-007221476	GOOG-PLAY-007221477
GOOG-PLAY-007221073	GOOG-PLAY-007221073
GOOG-PLAY-007220733	GOOG-PLAY-007220733
GOOG-PLAY-007220192	GOOG-PLAY-007220192
GOOG-PLAY-007218775	GOOG-PLAY-007218775
GOOG-PLAY-007218356	GOOG-PLAY-007218358
GOOG-PLAY-007217804	GOOG-PLAY-007217806
GOOG-PLAY-007217800	GOOG-PLAY-007217800
GOOG-PLAY-007216391	GOOG-PLAY-007216394
GOOG-PLAY-007216398	GOOG-PLAY-007216400
GOOG-PLAY-007216368	GOOG-PLAY-007216368
GOOG-PLAY-007215863	GOOG-PLAY-007215866
GOOG-PLAY-007215552	GOOG-PLAY-007215552
GOOG-PLAY-007215061	GOOG-PLAY-007215063
GOOG-PLAY-007214488	GOOG-PLAY-007214489
GOOG-PLAY-007221803	GOOG-PLAY-007221804

GOOG-PLAY-007221701	GOOG-PLAY-007221701
GOOG-PLAY-007219579	GOOG-PLAY-007219579
GOOG-PLAY-007219447	GOOG-PLAY-007219447
GOOG-PLAY-007218629	GOOG-PLAY-007218629
GOOG-PLAY-007217884	GOOG-PLAY-007217884
GOOG-PLAY-007217204	GOOG-PLAY-007217207
GOOG-PLAY-007216709	GOOG-PLAY-007216716
GOOG-PLAY-007216765	GOOG-PLAY-007216766
GOOG-PLAY-007216699	GOOG-PLAY-007216701
GOOG-PLAY-007216692	GOOG-PLAY-007216693
GOOG-PLAY-007216608	GOOG-PLAY-007216608
GOOG-PLAY-007216196	GOOG-PLAY-007216200
GOOG-PLAY-007215782	GOOG-PLAY-007215782
GOOG-PLAY-007215602	GOOG-PLAY-007215605
GOOG-PLAY-007215407	GOOG-PLAY-007215407
GOOG-PLAY-007215378	GOOG-PLAY-007215379
GOOG-PLAY-007215188	GOOG-PLAY-007215189
GOOG-PLAY-007215288	GOOG-PLAY-007215289
GOOG-PLAY-007215079	GOOG-PLAY-007215080
GOOG-PLAY-007226543	GOOG-PLAY-007226544
GOOG-PLAY-007225550	GOOG-PLAY-007225553
GOOG-PLAY-007225498	GOOG-PLAY-007225499
GOOG-PLAY-007223526	GOOG-PLAY-007223528
GOOG-PLAY-007226438	GOOG-PLAY-007226439
GOOG-PLAY-007223339	GOOG-PLAY-007223341
GOOG-PLAY-007222770	GOOG-PLAY-007222770
GOOG-PLAY-007203326	GOOG-PLAY-007203326
GOOG-PLAY-007203329	GOOG-PLAY-007203329
GOOG-PLAY-007203330	GOOG-PLAY-007203330
GOOG-PLAY-007203332	GOOG-PLAY-007203332
GOOG-PLAY-007203334	GOOG-PLAY-007203334
GOOG-PLAY-007203327	GOOG-PLAY-007203328
GOOG-PLAY-007203331	GOOG-PLAY-007203331
GOOG-PLAY-007203333	GOOG-PLAY-007203333
GOOG-PLAY-007207598	GOOG-PLAY-007207601
GOOG-PLAY-007207411	GOOG-PLAY-007207411
GOOG-PLAY-007207282	GOOG-PLAY-007207282
GOOG-PLAY-007205930	GOOG-PLAY-007205931
GOOG-PLAY-007229206	GOOG-PLAY-007229211
GOOG-PLAY-007229096	GOOG-PLAY-007229097
GOOG-PLAY-007204058	GOOG-PLAY-007204058
GOOG-PLAY-007208557	GOOG-PLAY-007208559
GOOG-PLAY-007252224	GOOG-PLAY-007252229

GOOG-PLAY-007213601	GOOG-PLAY-007213602
GOOG-PLAY-007217208	GOOG-PLAY-007217208
GOOG-PLAY-007216407	GOOG-PLAY-007216407
GOOG-PLAY-007216435	GOOG-PLAY-007216435
GOOG-PLAY-007215996	GOOG-PLAY-007215999
GOOG-PLAY-007214854	GOOG-PLAY-007214855
GOOG-PLAY-007220432	GOOG-PLAY-007220432
GOOG-PLAY-007215839	GOOG-PLAY-007215844
GOOG-PLAY-007215895	GOOG-PLAY-007215897
GOOG-PLAY-007282260	GOOG-PLAY-007282261
GOOG-PLAY-007289237	GOOG-PLAY-007289239
GOOG-PLAY-007313756	GOOG-PLAY-007313758
GOOG-PLAY-007286284	GOOG-PLAY-007286286
GOOG-PLAY-007286765	GOOG-PLAY-007286769
GOOG-PLAY-007299421	GOOG-PLAY-007299428
GOOG-PLAY-007305538	GOOG-PLAY-007305543
GOOG-PLAY-007292472	GOOG-PLAY-007292476
GOOG-PLAY-007291469	GOOG-PLAY-007291475
GOOG-PLAY-007289697	GOOG-PLAY-007289697
GOOG-PLAY-007306742	GOOG-PLAY-007306751
GOOG-PLAY-007300025	GOOG-PLAY-007300027
GOOG-PLAY-007295848	GOOG-PLAY-007295855
GOOG-PLAY-007295815	GOOG-PLAY-007295819
GOOG-PLAY-007295795	GOOG-PLAY-007295800
GOOG-PLAY-007295784	GOOG-PLAY-007295788
GOOG-PLAY-007295768	GOOG-PLAY-007295779
GOOG-PLAY-007295762	GOOG-PLAY-007295767
GOOG-PLAY4-000802843	GOOG-PLAY4-000802847
GOOG-PLAY4-007622783	GOOG-PLAY4-007622783
GOOG-PLAY4-002145777	GOOG-PLAY4-002145777
GOOG-PLAY4-001998795	GOOG-PLAY4-001998796
GOOG-PLAY4-002848232	GOOG-PLAY4-002848233
GOOG-PLAY4-002819364	GOOG-PLAY4-002819370
GOOG-PLAY4-002833382	GOOG-PLAY4-002833399
GOOG-PLAY4-002833402	GOOG-PLAY4-002833409
GOOG-PLAY4-002804745	GOOG-PLAY4-002804750
GOOG-PLAY4-002804251	GOOG-PLAY4-002804260
GOOG-PLAY4-002803877	GOOG-PLAY4-002803878
GOOG-PLAY4-002797656	GOOG-PLAY4-002797656
GOOG-PLAY4-001160596	GOOG-PLAY4-001160597
GOOG-PLAY4-001767141	GOOG-PLAY4-001767141
GOOG-PLAY4-001167609	GOOG-PLAY4-001167610
GOOG-PLAY4-001406574	GOOG-PLAY4-001406574

GOOG-PLAY4-002315547	GOOG-PLAY4-002315548
GOOG-PLAY4-001264846	GOOG-PLAY4-001264848
GOOG-PLAY4-001402010	GOOG-PLAY4-001402016
GOOG-PLAY4-004250937	GOOG-PLAY4-004250937
GOOG-PLAY4-003145829	GOOG-PLAY4-003145832
GOOG-PLAY4-003074671	GOOG-PLAY4-003074672
GOOG-PLAY4-003149635	GOOG-PLAY4-003149637
GOOG-PLAY4-003477395	GOOG-PLAY4-003477397
GOOG-PLAY4-003475160	GOOG-PLAY4-003475161
GOOG-PLAY4-003473191	GOOG-PLAY4-003473196
GOOG-PLAY4-003473611	GOOG-PLAY4-003473616
GOOG-PLAY4-004812170	GOOG-PLAY4-004812174
GOOG-PLAY4-003789750	GOOG-PLAY4-003789752
GOOG-PLAY4-003780899	GOOG-PLAY4-003780920
GOOG-PLAY4-003097505	GOOG-PLAY4-003097508
GOOG-PLAY4-004940741	GOOG-PLAY4-004940743
GOOG-PLAY4-005178417	GOOG-PLAY4-005178422
GOOG-PLAY4-005180153	GOOG-PLAY4-005180155
GOOG-PLAY4-005431208	GOOG-PLAY4-005431210
GOOG-PLAY4-005813443	GOOG-PLAY4-005813443
GOOG-PLAY4-005380627	GOOG-PLAY4-005380632
GOOG-PLAY4-005879784	GOOG-PLAY4-005879806
GOOG-PLAY4-004981424	GOOG-PLAY4-004981426
GOOG-PLAY4-005000277	GOOG-PLAY4-005000277
GOOG-PLAY4-006545866	GOOG-PLAY4-006545870
GOOG-PLAY4-006543062	GOOG-PLAY4-006543064
GOOG-PLAY4-005987877	GOOG-PLAY4-005987879
GOOG-PLAY4-005223816	GOOG-PLAY4-005223818
GOOG-PLAY4-005815757	GOOG-PLAY4-005815758
GOOG-PLAY4-006628868	GOOG-PLAY4-006628868
GOOG-PLAY4-006796658	GOOG-PLAY4-006796658
GOOG-PLAY4-005178649	GOOG-PLAY4-005178649
GOOG-PLAY4-006801940	GOOG-PLAY4-006801942
GOOG-PLAY4-006739032	GOOG-PLAY4-006739032
GOOG-PLAY4-007611332	GOOG-PLAY4-007611333
GOOG-PLAY4-007220124	GOOG-PLAY4-007220126
GOOG-PLAY4-006985738	GOOG-PLAY4-006985741
GOOG-PLAY4-006983622	GOOG-PLAY4-006983625
GOOG-PLAY4-006983155	GOOG-PLAY4-006983161
GOOG-PLAY4-007612624	GOOG-PLAY4-007612643
GOOG-PLAY4-007427791	GOOG-PLAY4-007427793
GOOG-PLAY4-007764402	GOOG-PLAY4-007764408
GOOG-PLAY4-007757954	GOOG-PLAY4-007757962

GOOG-PLAY4-007927601	GOOG-PLAY4-007927603
GOOG-PLAY4-007759464	GOOG-PLAY4-007759469
GOOG-PLAY4-007751034	GOOG-PLAY4-007751036
GOOG-PLAY4-007494926	GOOG-PLAY4-007494926
GOOG-PLAY4-007725239	GOOG-PLAY4-007725240
GOOG-PLAY4-007495684	GOOG-PLAY4-007495685
GOOG-PLAY4-007936548	GOOG-PLAY4-007936550
GOOG-PLAY4-007936410	GOOG-PLAY4-007936412
GOOG-PLAY4-007855528	GOOG-PLAY4-007855542
GOOG-PLAY4-007935983	GOOG-PLAY4-007935986
GOOG-PLAY4-007857417	GOOG-PLAY4-007857417
GOOG-PLAY-007455051	GOOG-PLAY-007455069
GOOG-PLAY-007476725	GOOG-PLAY-007476726
GOOG-PLAY-007499166	GOOG-PLAY-007499167
GOOG-PLAY-007500195	GOOG-PLAY-007500197
GOOG-PLAY-007611607	GOOG-PLAY-007611618
GOOG-PLAY-007611620	GOOG-PLAY-007611625
GOOG-PLAY-007611604	GOOG-PLAY-007611606
GOOG-PLAY-007611594	GOOG-PLAY-007611595
GOOG-PLAY-007611216	GOOG-PLAY-007611218
GOOG-PLAY-007660283	GOOG-PLAY-007660284
GOOG-PLAY-007750557	GOOG-PLAY-007750557
GOOG-PLAY-007656719	GOOG-PLAY-007656719
GOOG-PLAY-007656726	GOOG-PLAY-007656726
GOOG-PLAY-007656729	GOOG-PLAY-007656730
GOOG-PLAY-007659885	GOOG-PLAY-007659885
GOOG-PLAY-007659908	GOOG-PLAY-007659909
GOOG-PLAY-007659977	GOOG-PLAY-007659977
GOOG-PLAY-007660320	GOOG-PLAY-007660320
GOOG-PLAY-007661001	GOOG-PLAY-007661001
GOOG-PLAY-007661458	GOOG-PLAY-007661458
GOOG-PLAY-007661521	GOOG-PLAY-007661521
GOOG-PLAY-007662004	GOOG-PLAY-007662005
GOOG-PLAY-007615830	GOOG-PLAY-007615830
GOOG-PLAY-007659184	GOOG-PLAY-007659185
GOOG-PLAY-007659800	GOOG-PLAY-007659800
GOOG-PLAY-007659913	GOOG-PLAY-007659913
GOOG-PLAY-007659972	GOOG-PLAY-007659972
GOOG-PLAY-007659973	GOOG-PLAY-007659974
GOOG-PLAY-007660144	GOOG-PLAY-007660146
GOOG-PLAY-007660172	GOOG-PLAY-007660172
GOOG-PLAY-007660268	GOOG-PLAY-007660269
GOOG-PLAY-007660518	GOOG-PLAY-007660519

GOOG-PLAY-007660549	GOOG-PLAY-007660551
GOOG-PLAY-007661179	GOOG-PLAY-007661179
GOOG-PLAY-007661756	GOOG-PLAY-007661757
GOOG-PLAY-008141238	GOOG-PLAY-008141240
GOOG-PLAY-008141496	GOOG-PLAY-008141499
GOOG-PLAY-007912223	GOOG-PLAY-007912223
GOOG-PLAY-007914645	GOOG-PLAY-007914645
GOOG-PLAY-007917632	GOOG-PLAY-007917633
GOOG-PLAY-007920097	GOOG-PLAY-007920100
GOOG-PLAY-007922827	GOOG-PLAY-007922828
GOOG-PLAY-007922616	GOOG-PLAY-007922616
GOOG-PLAY-007923392	GOOG-PLAY-007923393
GOOG-PLAY-008062608	GOOG-PLAY-008062612
GOOG-PLAY-008064501	GOOG-PLAY-008064505
GOOG-PLAY-007938584	GOOG-PLAY-007938587
GOOG-PLAY-007942310	GOOG-PLAY-007942311
GOOG-PLAY-007943814	GOOG-PLAY-007943818
GOOG-PLAY-007932055	GOOG-PLAY-007932055
GOOG-PLAY-007938092	GOOG-PLAY-007938096
GOOG-PLAY-007940760	GOOG-PLAY-007940764
GOOG-PLAY-007981137	GOOG-PLAY-007981139
GOOG-PLAY-007981581	GOOG-PLAY-007981581
GOOG-PLAY-008177945	GOOG-PLAY-008177947
GOOG-PLAY-008750838	GOOG-PLAY-008750838
GOOG-PLAY-008752970	GOOG-PLAY-008752970
GOOG-PLAY-008765457	GOOG-PLAY-008765458
GOOG-PLAY-008774737	GOOG-PLAY-008774737
GOOG-PLAY-008781977	GOOG-PLAY-008781977
GOOG-PLAY-008790019	GOOG-PLAY-008790021
GOOG-PLAY-008800423	GOOG-PLAY-008800423
GOOG-PLAY-008801782	GOOG-PLAY-008801783
GOOG-PLAY-008801868	GOOG-PLAY-008801869
GOOG-PLAY-008765126	GOOG-PLAY-008765127
GOOG-PLAY-008765924	GOOG-PLAY-008765924
GOOG-PLAY-008795785	GOOG-PLAY-008795786
GOOG-PLAY-008801870	GOOG-PLAY-008801871
GOOG-PLAY-008803634	GOOG-PLAY-008803635
GOOG-PLAY-008808338	GOOG-PLAY-008808339
GOOG-PLAY-008829608	GOOG-PLAY-008829609
GOOG-PLAY-008846125	GOOG-PLAY-008846126
GOOG-PLAY-008846542	GOOG-PLAY-008846548
GOOG-PLAY-008846658	GOOG-PLAY-008846658
GOOG-PLAY-008847095	GOOG-PLAY-008847095

GOOG-PLAY-008849365	GOOG-PLAY-008849366
GOOG-PLAY-008850919	GOOG-PLAY-008850920
GOOG-PLAY-008853323	GOOG-PLAY-008853325
GOOG-PLAY-008856779	GOOG-PLAY-008856780
GOOG-PLAY-008858121	GOOG-PLAY-008858121
GOOG-PLAY-008876867	GOOG-PLAY-008876868
GOOG-PLAY-008877923	GOOG-PLAY-008877924
GOOG-PLAY-008888509	GOOG-PLAY-008888512
GOOG-PLAY-008888884	GOOG-PLAY-008888884
GOOG-PLAY-008909092	GOOG-PLAY-008909094
GOOG-PLAY-008910120	GOOG-PLAY-008910120
GOOG-PLAY-008910824	GOOG-PLAY-008910824
GOOG-PLAY-008914728	GOOG-PLAY-008914728
GOOG-PLAY-008920925	GOOG-PLAY-008920925
GOOG-PLAY-008949389	GOOG-PLAY-008949389
GOOG-PLAY-008961235	GOOG-PLAY-008961239
GOOG-PLAY-008972636	GOOG-PLAY-008972636
GOOG-PLAY-008802367	GOOG-PLAY-008802368
GOOG-PLAY-008844079	GOOG-PLAY-008844079
GOOG-PLAY-008844333	GOOG-PLAY-008844335
GOOG-PLAY-008845632	GOOG-PLAY-008845632
GOOG-PLAY-008849704	GOOG-PLAY-008849704
GOOG-PLAY-008854061	GOOG-PLAY-008854061
GOOG-PLAY-008854922	GOOG-PLAY-008854923
GOOG-PLAY-008863576	GOOG-PLAY-008863578
GOOG-PLAY-008870705	GOOG-PLAY-008870706
GOOG-PLAY-008871707	GOOG-PLAY-008871708
GOOG-PLAY-008877815	GOOG-PLAY-008877816
GOOG-PLAY-008884436	GOOG-PLAY-008884436
GOOG-PLAY-008885882	GOOG-PLAY-008885882
GOOG-PLAY-008888632	GOOG-PLAY-008888632
GOOG-PLAY-008891288	GOOG-PLAY-008891289
GOOG-PLAY-008900432	GOOG-PLAY-008900434
GOOG-PLAY-008902832	GOOG-PLAY-008902832
GOOG-PLAY-008903530	GOOG-PLAY-008903530
GOOG-PLAY-008905536	GOOG-PLAY-008905537
GOOG-PLAY-008907668	GOOG-PLAY-008907668
GOOG-PLAY-008908446	GOOG-PLAY-008908449
GOOG-PLAY-008910289	GOOG-PLAY-008910290
GOOG-PLAY-008911596	GOOG-PLAY-008911596
GOOG-PLAY-008927277	GOOG-PLAY-008927278
GOOG-PLAY-008960972	GOOG-PLAY-008960972
GOOG-PLAY-008964550	GOOG-PLAY-008964551

GOOG-PLAY-008978073	GOOG-PLAY-008978078
GOOG-PLAY-008983039	GOOG-PLAY-008983039
GOOG-PLAY-008986412	GOOG-PLAY-008986413
GOOG-PLAY-008988900	GOOG-PLAY-008988900
GOOG-PLAY-009004195	GOOG-PLAY-009004202
GOOG-PLAY-009005983	GOOG-PLAY-009005984
GOOG-PLAY-009007853	GOOG-PLAY-009007853
GOOG-PLAY-009007944	GOOG-PLAY-009007944
GOOG-PLAY-009008982	GOOG-PLAY-009008982
GOOG-PLAY-009009377	GOOG-PLAY-009009378
GOOG-PLAY-009009540	GOOG-PLAY-009009541
GOOG-PLAY-009009632	GOOG-PLAY-009009633
GOOG-PLAY-009009801	GOOG-PLAY-009009801
GOOG-PLAY-009010150	GOOG-PLAY-009010151
GOOG-PLAY-009011075	GOOG-PLAY-009011075
GOOG-PLAY-009012316	GOOG-PLAY-009012317
GOOG-PLAY-009012597	GOOG-PLAY-009012599
GOOG-PLAY-009014419	GOOG-PLAY-009014419
GOOG-PLAY-009014602	GOOG-PLAY-009014602
GOOG-PLAY-009017155	GOOG-PLAY-009017162
GOOG-PLAY-009022113	GOOG-PLAY-009022115
GOOG-PLAY-009025638	GOOG-PLAY-009025639
GOOG-PLAY-009026801	GOOG-PLAY-009026803
GOOG-PLAY-009037486	GOOG-PLAY-009037487
GOOG-PLAY-009054681	GOOG-PLAY-009054686
GOOG-PLAY-009056835	GOOG-PLAY-009056837
GOOG-PLAY-009163438	GOOG-PLAY-009163438
GOOG-PLAY-008987364	GOOG-PLAY-008987365
GOOG-PLAY-009005514	GOOG-PLAY-009005515
GOOG-PLAY-009006508	GOOG-PLAY-009006508
GOOG-PLAY-009007449	GOOG-PLAY-009007449
GOOG-PLAY-009007463	GOOG-PLAY-009007464
GOOG-PLAY-009008039	GOOG-PLAY-009008040
GOOG-PLAY-009008041	GOOG-PLAY-009008041
GOOG-PLAY-009008102	GOOG-PLAY-009008102
GOOG-PLAY-009008603	GOOG-PLAY-009008603
GOOG-PLAY-009008726	GOOG-PLAY-009008727
GOOG-PLAY-009009336	GOOG-PLAY-009009336
GOOG-PLAY-009009577	GOOG-PLAY-009009578
GOOG-PLAY-009009608	GOOG-PLAY-009009609
GOOG-PLAY-009009865	GOOG-PLAY-009009867
GOOG-PLAY-009011600	GOOG-PLAY-009011601
GOOG-PLAY-009013840	GOOG-PLAY-009013841

GOOG-PLAY-009014878	GOOG-PLAY-009014878
GOOG-PLAY-009017142	GOOG-PLAY-009017152
GOOG-PLAY-009017957	GOOG-PLAY-009017957
GOOG-PLAY-009017960	GOOG-PLAY-009017961
GOOG-PLAY-009021261	GOOG-PLAY-009021261
GOOG-PLAY-009021897	GOOG-PLAY-009021897
GOOG-PLAY-009042529	GOOG-PLAY-009042529
GOOG-PLAY-009093946	GOOG-PLAY-009093946
GOOG-PLAY-009100977	GOOG-PLAY-009100977
GOOG-PLAY-009144769	GOOG-PLAY-009144771
GOOG-PLAY-009169274	GOOG-PLAY-009169274
GOOG-PLAY-007914029	GOOG-PLAY-007914030
GOOG-PLAY-008907434	GOOG-PLAY-008907437
GOOG-PLAY-008855588	GOOG-PLAY-008855588
GOOG-PLAY-009168383	GOOG-PLAY-009168384
GOOG-PLAY-008180795	GOOG-PLAY-008180796
GOOG-PLAY-007986167	GOOG-PLAY-007986178
GOOG-PLAY-007997568	GOOG-PLAY-007997581
GOOG-PLAY-007997607	GOOG-PLAY-007997610
GOOG-PLAY-007998400	GOOG-PLAY-007998408
GOOG-PLAY-007998418	GOOG-PLAY-007998433
GOOG-PLAY-007998974	GOOG-PLAY-007998976
GOOG-PLAY-007999002	GOOG-PLAY-007999006
GOOG-PLAY-008705358	GOOG-PLAY-008705358
GOOG-PLAY-008706724	GOOG-PLAY-008706725
GOOG-PLAY-008706829	GOOG-PLAY-008706829
GOOG-PLAY-008706845	GOOG-PLAY-008706846
GOOG-PLAY-007873896	GOOG-PLAY-007873900
GOOG-PLAY-007866241	GOOG-PLAY-007866241
GOOG-PLAY-009200690	GOOG-PLAY-009200691
GOOG-PLAY-009211677	GOOG-PLAY-009211678
GOOG-PLAY-009240809	GOOG-PLAY-009240809
GOOG-PLAY-009240861	GOOG-PLAY-009240864
GOOG-PLAY-009455258	GOOG-PLAY-009455260
GOOG-PLAY-009368403	GOOG-PLAY-009368405
GOOG-PLAY-009352703	GOOG-PLAY-009352708

EXHIBIT F

Custodian
Adam Gutterman
Don Harrison
David Kleidermacher
Purnima Kochikar
Chris Li
Hiroshi Lockheimer
Justin Mattson
Sundar Pichai
Ashish Pimplapure
Jamie Rosenberg

VERIFICATION

I, Andre Golueke, am a Senior Legal Operations Manager at Google LLC ("Google"). On behalf of Google, I have read the foregoing interrogatories and responses, and I verify that the responses are true according to the best of my knowledge, information, and belief based on a reasonable inquiry. I declare under penalty of perjury that the foregoing is true and correct.

Executed on this 14th day of January, 2022, in Orinda, California.

Andre Golueke
Andre Golueke

PROOF OF SERVICE BY ELECTRONIC MAIL

I am a citizen of the United States and employed in San Francisco County, California. I am over the age of eighteen years and not a party to the within-entitled action. My business address is 560 Mission Street, 27th Floor San Francisco, California 94105.

On January 14, 2022, I served a copy of the within documents:

DEFENDANTS GOOGLE LLC, GOOGLE IRELAND LIMITED, GOOGLE COMMERCE LTD., GOOGLE ASIA PACIFIC PTE. LTD. AND GOOGLE PAYMENT CORP.'S RESPONSES AND OBJECTIONS TO PLAINTIFFS' DOCUMENT PRESERVATION INTERROGATORIES

by transmitting via electronic mail the document(s) listed above to each of the person(s) set forth below.

Christine A. Varney (*pro hac vice*)
Katherine B. Forrest (*pro hac vice*)
Gary A. Bornstein (*pro hac vice*)
Yonatan Even (*pro hac vice*)
Lauren A. Moskowitz (*pro hac vice*)
M. Brent Byars (*pro hac vice*)
Eric Zepp (*pro hac vice*)
CRAVATH, SWAINE & MOORE LLP
Worldwide Plaza
825 Eighth Avenue
New York, NY 10019
epic-mobileapps@cravath.com
cvarney@cravath.com
kforrest@cravath.com
gbornstein@cravath.com
yeven@cravath.com
lmoskowitz@cravath.com
mbyars@cravath.com
ezepp@cravath.com

Paul J. Riehle (SBN 115199)
FAGRE DRINKER BIDDLE & REATH LLP
Four Embarcadero Center
San Francisco, California 94111
paul.riehle@faegredrinker.com

Counsel for Plaintiff in Epic Games, Inc. v. Google LLC, et al.

Eamon P. Kelly
Alberto Rodriguez
Martin Amaro
SPERLING & SLATER, P.C.
55 W. Monroe Street, Suite 3200
Chicago, IL 60603
ekelly@sperling-law.com
arodriguez@sperling-law.com
mamaro@sperling-law.com

Steve W. Berman
Robert F. Lopez
Ted Wojcik
1301 Second Ave., Suite 2000
Seattle, WA 98101
HAGENS BERMAN SOBOL SHAPIRO LLP
steve@hbsslaw.com
robl@hbsslaw.com
tedw@hbsslaw.com

Benjamin J. Siegel
HAGENS BERMAN SOBOL SHAPIRO LLP
715 Hearst Avenue, Suite 202
Berkeley, CA 94710
bens@hbsslaw.com

Co-Lead Counsel for the Proposed Class in In re Google Play Developer Antitrust Litigation and Attorneys for Pure Sweat

Hae Sung Nam
KAPLAN FOX & KILSHEIMER LLP
850 Third Avenue, 14th Floor
New York, NY 10022
hnam@kaplanfox.com

Karma M. Giulianelli
BARTLIT BECK LLP
1801 Wewetta St., Suite 1200
Denver, CO 80202
karma.giulianelli@bartlitbeck.com

*Co-Lead Counsel for the Proposed Class in
In re Google Play Consumer Antitrust
Litigation*

Peggy J. Wedgworth
**MILBERG PHILLIPS
GROSSMAN LLP**
One Penn Plaza, Suite 1920
New York, New York 10119
pwedgworth@milberg.com

George A. Zelcs
KOREIN TILLERY, LLC
205 North Michigan, Suite 1950
Chicago, IL 60601
gzelcs@koreintillery.com

Nanci Eiko Nishimura
**COTCHETT PITRE &
MCCARTHY LLP**
840 Malcolm Road, Suite 200
Burlingame, CA 94010
nnishimura@cpmlegal.com

*Interim Steering Committee Members for
Plaintiffs and the Proposed Class in In re
Google Play Consumer Antitrust Litigation*

Brendan Glackin
**OFFICE OF THE UTAH ATTORNEY
GENERAL**
160 E 300 S, 5th Floor
PO Box 140872

Basketball, Inc.
Elizabeth Pritzker
PRITZKER LEVINE LLP
1900 Powell Street, Suite 450
Emeryville, CA 94608
ecp@pritzkerlevine.com

*Interim Liaison Counsel for Plaintiffs and the
Proposed Class in In re Google Play Consumer
Antitrust Litigation*

Bonny E. Sweeney (SBN 176174)
Samantha J. Stein (SBN 302034)
HAUSFELD LLP
600 Montgomery Street, Suite
3200 San Francisco, CA 94104
DevelopersvGoogle@hausfeld.com
bsweeney@hausfeld.com
sstein@hausfeld.com

Melinda R. Coolidge (*pro hac vice*)
1700 K Street, NW, Suite 650
Washington, DC 20006
mcoolidge@hausfeld.com

Katie R. Beran (*pro hac vice*)
325 Chestnut Street, Suite 900
Philadelphia, PA 19106
kberan@hausfeld.com

Scott A. Martin (*pro hac vice*)
Irving Scher (*pro hac vice*)
33 Whitehall Street, 14th Floor
New York, NY 10004
smartin@hausfeld.com

*Co-Lead Counsel for the Proposed Class in
In re Google Play Developer Antitrust
Litigation and Attorneys for Peekya App
Services, Inc.*

Salt Lake City, UT 84114-0872
bglackin@agutah.gov

Sarah G. Boyce (*pro hac vice*)

**NORTH CAROLINA DEPARTMENT
OF JUSTICE**

PO Box 628
Raleigh, NC 27602
sboyce@ncdoj.gov

Counsel for the Plaintiff States

Executed on January 14, 2022, in San Francisco, California. I declare under penalty of perjury under the laws of the State of California that the above is true and correct.

/s/ Emily Curran-Huberty